REQUEST FOR PROPOSALS FOR FC-8705, AUTOMOTIVE BODY AND FRAME REPAIR



CITY OF ATLANTA

Richard Mendoza
Commissioner
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CITY OF ATLANTA

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Chief Procurement Officer
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May 2, 2016

ATTENTION INTERESTED PROPONENTS:

Your firm is hereby invited to submit to the City of Atlanta (the "City"), Department of Procurement ("DOP"), a proposal for FC-8705, Automotive Body and Frame Repair. The City's DOP, on behalf of the Department of Public Works ("DPW"), is seeking proposals from qualified proponents to provide vehicle body and frame repairs for light, medium, and heavy duty vehicles. The Services will include providing inspection and body repair/painting estimates, reports on all damaged vehicles, repair of vehicles as authorized by the DPW and all associated activities as outlined in the scope of work section of the aforementioned solicitation document.

A Pre-proposal Conference will be held on Thursday, May 26, 2016, at 10:00 a.m. EDT, at the DOP's Conference Room in Suite 1900. The purpose of the Pre-proposal Conference is to provide proponents with detailed information regarding the project and to address questions and concerns. There will be representatives from the DPW, the Office of Contract Compliance and Risk Management available at the conference to discuss this project and to answer any questions.

Proponents will be allowed to ask questions during the Pre-Proposal Conference. However, please note that oral answers to questions during the Pre-Proposal Conference on May 26, 2015, are <u>not</u> authoritative. The last date to submit questions in writing is Wednesday, June 8, 2016, by noon EDT. Questions may be sent via email to <u>kwalbrook@atlantaga.gov</u>, or facsimile at 404-979-7425.

The City will <u>not</u> be hosting a site visit. If for any reason Proponents identify a need to view the City's Fleet Services, each Proponent is responsible for contacting Mr. Karl Walbrook to schedule an appointment at (404) 330-6517. Please note, that oral answers to questions during any scheduled site visit are not authoritative.

Your response to this Request for Proposals ("RFP") will be received by designated staff of the Department of Procurement at 55 Trinity Avenue, S.W., City Hall South, Suite 1900, Atlanta, Georgia 30303, no later than 2:00 p.m. EDT, on Friday, June 24, 2016.

ABSOLUTELY NO PROPOSALS WILL BE ACCEPTED AFTER 2:00 P.M.

Proponents' names will be publicly read at 2:01 p.m. on the respective due date at 55 Trinity Avenue, S.W., City Hall South, Suite 1900, Atlanta, Georgia 30303.

This Proposal is being made available by electronic means. If accepted by such means, then the Proponent acknowledges and accepts full responsibility to insure that no changes are made to the

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Proposal. In the event of conflict between a version of the Proposal in the Proponent's possession and the version maintained by DOP, the version maintained by the DOP shall govern.

You are required to email and confirm receipt of your business name, contact person, address, phone number, fax number and the project number to Mr. Karl Walbrook, Contracting Officer, at kwalbrook@atlantaga.gov, to be placed on the Plan Holders List. Failure to do so will prevent you from receiving any addenda that are issued and may deem you non-responsive.

The proposal document may also be obtained from the Department of Procurement, Plan Room, City Hall South, Suite 1900, 55 Trinity Avenue, S.W., Atlanta, Georgia, 30303, at a cost of <u>\$75.00</u> per package, as of Thursday, May 26, 2016, between the hours of 8:15 a.m. to 5:00 p.m. Payment for the documents represents production cost; therefore, payment is non-refundable.

If you have any questions regarding this project, please contact Mr. Karl Walbrook, Contracting Officer, at (404) 330-6517, or by email at kwalbrook@atlantaga.gov. Any questions regarding the procedures for purchasing a copy of the document or obtaining a copy of the Plan Holder's List should be directed to the Plan Room at (404) 330-6204.

The City reserves the right to cancel any and all solicitations and to accept or reject, in whole or in part, any and all proposals when it is for good cause and in the best interest of the City.

Thank you for your interest in doing business with the City.

Sincerely,

Adam L. Smith

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PART I

INFORMATION AND INSTRUCTIONS TO PROPONENTS

Part 1; Information and Instructions to Proponents

- 1. Services Being Procured: This Request for Proposals ("RFP") from qualified Proponents ("Proponent" or "Proponents") by the City of Atlanta (the "City"), on behalf of its Department of Public Works ("DPW"), seeks to procure the following services ("Services"): qualified Proponents to provide vehicle body and frame repairs for light, medium, and heavy duty vehicles. The Services will include providing inspection and body repair/painting estimates, reports on all damaged vehicles, repair of vehicles as authorized by the DPW and all associated activities as indicated in this RFP.
- 2. Scope of Services: A more detailed Scope of Services ("SOS") sought in this procurement is set forth in Exhibit A Scope of Services attached to the Services Agreement ("Services Agreement"); Contract No. FC-8705, Automotive Body and Frame Repair, included in this RFP at Part 5.¹
- 3. Method of Source Selection: This procurement is being conducted in accordance with all applicable provisions of the City's Code of Ordinances, including its Procurement and Real Estate Code and the particular method of source selection for the services sought in this RFP is Code Section 2-1189; Competitive Sealed Proposals. By submitting a Proposal concerning this procurement, a Proponent acknowledges that it is familiar with all laws applicable to this procurement, including, but not limited to, the City's Code of Ordinances and Charter, which laws are incorporated into this RFP by reference.

4. Minimum Qualification; Authority to Transact Business in Georgia:

- 4.1.Each Proponent must submit with its Proposal documentation that demonstrates it is duly authorized to conduct business in the State of Georgia.
- 4.2.Each Proponent must be able to demonstrate a minimum of five (5) years of experience in providing professional services of the same size and scope.
- 5. No Offer by City; Firm Offer by Proponent: This procurement does not constitute an offer by City to enter into an agreement and cannot be accepted by any Proponent to form an agreement. This procurement is only an invitation for offers from interested Proponents and no offer shall bind City. A Proponent's offer is a firm offer and may not be withdrawn except under the rules specified in City's Code of Ordinances and other applicable law.
- 6. Proposal Deadline: Your response to this RFP must be received by the City's Department of Procurement, 55 Trinity Avenue, S.W., City Hall South, Suite 1900, Atlanta, Georgia 30303-0307, no later than 2:00 P.M., EDT (as verified by the Bureau of National Standards) on Friday, June 24, 2016. Any Proposal received after this time will not be considered and will be rejected and returned.

¹ All capitalized terms contained in the Services Agreement are incorporated into this RFP.

7. Pre-Proposal Conference: Each Proponent is highly encouraged to attend the Pre-Proposal Conference scheduled for, Thursday, May 26, 2016 at, 10:00 A.M. EDT., in the Department of Procurement's Bid Room, Suite 1900. Each Proponent must be fully informed regarding all existing and expected conditions and matters which might affect the cost or performance of the Services. Any failure to fully investigate the job requirements shall not relieve any Proponent from the responsibility of evaluating the difficulty or cost of successfully performing the Services properly.

8. Proposal Guarantee:

- 8.1. Each Proponent is required to furnish a Proposal Guarantee in the amount of \$25,000 (Twenty-Five Thousand Dollars). At the option of the Proponent, the Proposal Guarantee may also be cash, a certified check payable to the order of City or a Proposal Bond attached to this RFP as Form 8. A surety executing a Proposal Bond must meet the requirements set forth in Appendix B; Insurance and Bonding Requirements included in this RFP.
- 8.2. Each Proponent agrees that, if it is awarded the Contract and fails to execute it and provide all other documents required to consummate the transaction within fifteen (15) days of the award, City will retain the Proposal Guarantee as liquidated damages and not as a penalty.
- 9. Procurement Questions; Prohibited Contacts: Any questions regarding this RFP should be submitted in writing to the City's contact person, Mr. Karl Walbrook, Contracting Officer. Department of Procurement, 55 Trinity Avenue, SW, Suite 1900, Atlanta, Georgia 30303-0307, by fax (404) 979-7425 or e-mail kwalbrook@atlantaga.gov on or before Wednesday, June 8, 2016, at 12:00 P.M. EDT. Questions received after the designated period may not be considered. Any response made by the City will be provided in writing to all Proponents by addendum. It is the responsibility of each Proponent to obtain a copy of any addendum City's procurement monitoring issued for this by the http://www.atlantaga.gov/procurement and its Department of Procurement's Plan Room which is open during posted business hours, Suite 1900, 1st Floor, 55 Trinity Avenue, S.W., City Hall South, Atlanta, Georgia 30303. No Proponent may rely on any verbal response to any question submitted concerning this RFP. All Proponents and representatives of any Proponent are strictly prohibited from contacting any other City employees or any third-party representatives of the City on any matter having to do with this RFP. All communications by any Proponent concerning this RFP must be made to the City's contact person, or any other City representatives designated by the Chief Procurement Officer in writing.
- 10. Ownership of Proposals: Each Proposal submitted to the City will become the property of the City, without compensation to a Proponent, for the City's use, in its discretion.
- 11. Georgia Open Records Act: Information provided to the City is subject to disclosure under the Georgia Open Records Act ("GORA"). Pursuant to O.C.G.A. § 50-18-72(a)(34), "[a]n entity submitting records containing trade secrets that wishes to keep such records

- confidential under this paragraph shall submit and attach to the records an affidavit affirmatively declaring that specific information in the records constitute trade secrets pursuant to Article 27 of Chapter 1 of Title 10 [O.C.G.A. § 10-1-760 et seq.]"
- 12. Insurance and/or Bonding Requirements: The Insurance and/or Bonding requirements for any Agreement that may be awarded pursuant to this RFP are set forth in Appendix B-Insurance and Bonding. Requirements attached to the Services Agreement include in this RFP.
- 13. Applicable City OCC Programs: The City's Office of Contract Compliance ("OCC") Programs applicable to this procurement are set forth in Appendix A; Office of Contract Compliance Submittals, attached to the Services Agreement included in this RFP. By submitting a Proposal in response to this procurement, each Proponent agrees to comply with such applicable OCC Programs.
- 14. Evaluation of Financial Information: The City's evaluation of financial information concerning a Proponent and its consideration of such information in determining whether a Proponent is responsive and responsible may involve a review of several items of information required to be included in a Proposal. The City will review the information included in Form 3; Proponent Financial Disclosure attached to this RFP and any additional information required on that form to be included in a Proposal. Further, if this RFP requires the provision of a Payment Bond and/or Performance Bond if an Agreement is awarded, the City will review the information included in Form 4.2; Certification of Bonding Ability and Form 4.1; Certification of Insurance Ability, indicating that the financial capacity of the Proponent is such that the insurer(s)/surety(ies) is/are willing to issue insurance and Payment and Performance Bonds for the Proponent if an Agreement is awarded to it. Further, if this RFP requires a successful Proponent that is awarded an Agreement pursuant to this procurement to post some other type of performance guarantee (e.g. letter of credit, guaranty agreement, etc.), a Proponent must submit with its Proposal a notarized letter from an appropriate financial institution (e.g. bank) indicating that it is willing to issue such performance guarantee for the Proponent if an Agreement is awarded to it.
- 15. Special Rules Applicable to Evaluation of Proposals: A Proponent may be required to submit, in writing, the addresses of any proposed subcontractors or equipment manufacturers listed in the Proposal and to submit other material information relative to proposed subcontractors. The City reserves the right to disapprove any proposed subcontractors whose technical or financial ability or resources or whose experience are deemed inadequate.

16. Examination of Proposal Documents:

16.1.Each Proponent is responsible for examining, with appropriate care, the complete RFP and all Addenda and for informing itself with respect to all conditions which might in any way affect the cost or the performance of any Services. Failure to do so will be at the sole risk of the Proponent, who is deemed to have included all costs for performance of the Services in its Proposal.

- 16.2. Each Proponent shall promptly notify the City in writing should the Proponent find discrepancies, errors, ambiguities or omissions in the Proposal Documents, or should their intent or meaning appear unclear or ambiguous, or should any other question arise relative to the RFP. Replies to such notices may be made in the form of an addendum to the RFP, which will be issued simultaneously to all potential Proponents who have obtained the RFP from City.
- 16.3. The City may, in accordance with applicable law, by addendum, modify any provision or part of the RFP at any time prior to the Proposal due date and time. The Proponent shall not rely on oral clarifications to the RFP unless they are confirmed in writing by the City in an issued addendum.
- 16.4.Each Proponent must confirm Addenda have been received and acknowledge receipt by executing Form 5; Acknowledgment of Addenda attached to this RFP at Part 4.
- 17. Oral Presentations: Responsive Proponents may be required to make an oral presentation of their proposed solution to the City's Evaluation Committee. The Key Personnel (or some group thereof) as identified in the Proponent's proposal must be active participants in the oral presentation. The Proponent's presentation should focus on an understanding of the capabilities of the proposed solution. The City will notify responsive Proponents of the date, time and location for the presentation, and will supply an agenda or topics for discussion.
- **18.** Cancellation of Solicitation: This solicitation may be cancelled in accordance with the City's Code of Ordinances.
- 19. Award of Agreement; Execution: If the City awards an Agreement pursuant to this procurement, the City will prepare and forward to the successful Proponent an Agreement for execution substantially in the form included in this RFP.
- 20. Illegal Immigration Reform and Enforcement Act: This RFP is subject to the Illegal Immigration Reform and Enforcement Act of 2011 ("IIREA" or "the Act"). IIREA was formerly known as the Georgia Security and Immigration Compliance Act or GSCIA. Pursuant to the Act, the Proponent must provide with its Proposal proof of its registration with and continuing and future participation in the E-Verify Program established by the United States Department of Homeland Security. A completed Contractor Affidavit (Form 1), set forth in Part 4; Illegal Immigration Reform and Enforcement Act Forms, must be submitted on the top of Volume II of the Proposal at the time of submission, prior to the time for opening the Proposal. Under state law, the City cannot consider any Proposal which does not include completed forms. Where the business structure of a Proponent is such that Proponent is required to obtain an Employer Identification Number (EIN) from the Internal Revenue Service, Proponent must complete the Contractor Affidavit (Form 1) on behalf of, and provide a Federal Work Authorization User ID Number issued to, the Proponent itself. Where the business structure of a Proponent does not require it to obtain an EIN, each entity comprising Proponent must submit a separate Contractor Affidavit (Form 1). It is not the

intent of this notice to provide detailed information or legal advice concerning the Act. All Proponents intending to do business with the City are responsible for independently apprising themselves of and complying with the requirements of the Act and assessing its effect on City procurements and their participation in those procurements. For additional information on the E-Verify program or to enroll in the program, go to: https://e-verify.uscis.gov/enroll. Additional information on completing and submitting the Contractor Affidavit (Form 1) precedes the Affidavit.

21. Multiple Awards: The City reserves, at its sole discretion, the option to award to multiple Proponents. The award(s) will be based on the SOS in its entirety or by components. Multiple awards may be made on the total SOS or components of the SOS.

PART 2

CONTENTS OF PROPOSALS/REQUIRED SUBMITTALS

Part 2: Contents of Proposals/Required Submittals

- 1. General Contents of Proposals: A Proponent must submit a complete Proposal in response to this RFP in the format specified in this RFP; no other format will be considered. A Proposal will consist of two (2) separate documents:
 - 1.1. Informational Proposal; and
 - 1.2. Cost Proposal (Form provided by City at Part 5; Services Agreement; Exhibit A.1-Cost Proposal). Exhibit A.1-Cost Proposal will become part of the Services Agreement attached to this RFP, if a Services Agreement is awarded pursuant to this procurement.
- 2. Informational Proposals: An Informational Proposal is comprised of two (2) sources of information:
 - 2.1. Volume I, information drafted and provided by a Proponent; and
 - 2.2. Volume II, information provided by a Proponent on forms provided by the City (or required to be created by a Proponent) in this RFP.

The Informational Proposals must be tabbed as indicated to reflect the sections listed in the below Outline.

- 3. Information Required to Be Included in Informational Proposal:
 - 3.1. Summary: The following is a summary of information required to be contained in an Informational Proposal and in the order in which it is to be provided:
 - 3.1.1 Information Drafted and Provided by a Proponent: This information should be included in a **Volume I** to a Proposal:
 - 3.1.1.1. Executive Summary;
 - 3.1.1.2. Organizational Structure;
 - 3.1.1.3. Experience and Qualifications of Key Staff;
 - 3.1.1.4. Overall Experience, Qualifications and Performance on Previous Similar Projects; and
 - 3.1.1.5. Management Plan and Project Approach.
 - 3.1.2 Information Provided by a Proponent on Forms Provided by the City: This information should be included in a **Volume II** to a Proposal:
 - 3.1.2.1. Forms attached to this RFP at Part 4: This information should be included in a Volume II to a Proposal:
 - 3.1.2.1.1. Form 1; Georgia Illegal Immigration Reform and Enforcement Act (IIREA) Form;
 - 3.1.2.1.2. Form 2; Contractor Disclosure Form and Questionnaire:
 - 3.1.2.1.3. Form 3; Proponent Financial Disclosure;
 - 3.1.2.1.4. Form 4.1; Certification of Insurance Ability;
 - 3.1.2.1.5. Form 4.2; Certification of Bonding Ability;

- 3.1.2.1.6. Form 5; Acknowledgment of Addenda;
- 3.1.2.1.7. Form 6; Proponent Contact Directory;
- 3.1.2.1.8. Form 7; Reference List;
- 3.1.2.1.9. Form 8; Proposal Bond;
- 3.1.2.1.10. Form 9; Required Submittal Checklist; and
- 3.1.2.1.11. Authority to Transact Business in the State of Georgia.

NOTE: Every space on every form must be completed. If the form requires a Notary, please comply. Failure to complete each form as required may deem you non-responsive. If there are any questions regarding any form, it is strongly recommended that you submit your question(s) to the Contracting Officer listed in the RFP prior to the deadline for submitting questions.

- 3.1.2.2. Forms attached to Services Agreement attached to this RFP at Part 5:
 - 3.1.2.2.1. Exhibit A.1 Cost Proposal (This should be included in a separate sealed envelope and labeled "Cost Proposal"); and
 - 3.1.2.2.2. Appendix A; City's OCC Programs; Office of Contract Compliance Submittals;
- 3.2. Information Requirements Details: The following is a more detailed summary of the requirements of certain portions of the Informational Proposal. Each Outlined Item should be included in your Proposals and tabbed as indicated:
 - 3.2.1 Executive Summary (Tab in Volume I)
 - 3.2.1.1. Cover Letter: The executive summary must include a letter with the Proponent's name, address, telephone number and fax number, signed by a person authorized to act on behalf of the Proponent. The letter should also include the name, title, address, e-mail address, telephone number and fax number of the person signing the letter and the name, title, address, e-mail address, telephone number and fax number of one (1) contact person to whom all future correspondence and/or communications may be directed by the City concerning this procurement, if that person is different from the person executing the letter. The letter should also designate the type of business entity that proposes to enter into a Contract with the City and the identity of any other business entities that will comprise the Proponent and include a brief history of the Proponent and statement of the Proponent's approach to providing the services solicited in this RFP.
 - 3.2.1.2. Detailed Executive Summary: The purpose of the Detailed Executive Summary is to provide an overview of the Proponent's qualifications to accomplish the project. At a minimum, the Detailed Executive Summary must contain the following information:

- 3.2.1.2.1. Complete legal name of the Proponent and the name of the legal entities that comprise the Proponent. The Proponent must provide the domicile where each entity comprising it is organized, including entity name, brief history of the entity, contact name, address, phone number, and facsimile number, as well as the legal structure of the entity and a listing of major satellite offices;
- 3.2.1.2.2. The general and specific capabilities and experience of the Proponent's Team. Each Proponent must identify examples where team members have worked together to complete a project. Discuss how the team was formed and how the team will function as an integrated unit in providing services to the City;
- 3.2.1.2.3. A description of the Proponent's plan for complying with the City's EBO goals. This section should include detailed information regarding the essential subcontractors/ sub-consultants the Proponent intends to use and should indicate the role and responsibilities these firms will be assigned. Each Proponent must provide a letter from each essential subcontractor/subconsultant indicating that the firm concurs with the role and responsibility Proponent has described; and
- 3.2.1.2.4. <u>Litigation Disclosure Statement.</u> A declarative statement as to whether the Proponent or any member of the Proponent team has an open dispute with the City or is involved in any litigation associated with work in progress or completed in both the private and public sector during the past five (5) years.

3.2.2 Organizational Structure (Tab in Volume I):

The Proponent's Organizational Structure Section of the Proposal should introduce the proposed Proponent team by:

3.2.3 Experience and Qualifications of Key Personnel (Tab in Volume I):

- 3.2.3.1. Identify and provide resumes for the individuals that the Proponent will use as Key Personnel. Key Personnel may include but is not limited to the following:
 - 3.2.3.1.1. Operations Manager.
- 3.2.3.2. Resumes should be organized as follows:
 - 3.2.3.2.1. Name and Title;
 - 3.2.3.2.2. Professional Background;
 - 3.2.3.2.3. Current and Past Relevant Employment;
 - 3.2.3.2.4. Education;

- 3.2.3.2.5. Certifications;
- 3.2.3.2.6. List of three (3) relevant projects, including:
 - 3.2.3.2.6.1. Client Name;
 - 3.2.3.2.6.2. Project description;
 - 3.2.3.2.6.3. Project value;
 - 3.2.3.2.6.4. Role of the individual;
 - 3.2.3.2.6.5. The original contract schedule to start and complete the project; and
 - 3.2.3.2.6.6. The actual start and completion dates of the project.
- 3.2.3.3. Submission of these names constitutes a commitment to use these individuals if the Proponent is selected, and changes may be made only with the prior written consent of the City. In the event there is need to replace key team members during the course of the project, Proponent must describe its back-up personnel plan.
- 3.2.4 Overall Experience, Qualifications and Performance on Previous Projects (Tab in Volume I):
 - 3.2.4.1. Proponents should detail their relevant experience, qualifications, performance, and capabilities for performing the services outlined in the Exhibit A; Scope of Work. Proponents should also include work product examples from similar projects.
 - 3.2.4.2. A detailed history for Proponent's and subcontractor or subconsultant's work performing the services outlined in the Exhibit
 - 3.2.4.3. Three (3) letters of reference (on the reference's letterhead) where the Proponent implemented similar projects. Include a contact name, address, phone number, email address and project value. (minimum project budget of \$250,000).
- 3.2.5 **Management Plan and Project Approach (Tab in Volume I):** Based on the Proponent's organizational structure how the Proponent will manage the Services, specifically addressing the following:
 - 3.2.5.1. Proponent's operational approach provide <u>detailed</u> responses to the following questions:
 - 3.2.5.1.1. Does the Proponent provide service after normal duty hours (8:00am 5:00pm)?
 - 3.2.5.1.2. Does the Proponent provide service on weekends (Saturday & Sunday)?
 - 3.2.5.1.3. Does the Proponent provide service on designated holidays?

The City observes the following holidays:

- New Year's Day;
- Martin Luther King's Birthday

- Memorial Day;
- Independence Day;
- Labor Day, Veterans' Day;
- · Thanksgiving Day and following Friday; and
- Christmas Day.
- 3.2.5.1.4. Does the Proponent provide service for all vehicle classes (see Exhibit A.1 Cost Proposal)?
- 3.2.5.1.5. Are the Proponent's labor rates reasonable and to industry standards;
- 3.2.5.1.6. Does the Proponent provide a parts discount?
- 3.2.5.1.7. Can the Proponent provide estimates within seventy-two (72) hours of the request?
- 3.2.5.1.8. Can the Proponent make repairs within twenty-one (21) business days?
- 3.2.5.2. Proponent's approach to team leadership;
- 3.2.5.3. How the Proponent will:
 - 3.2.5.3.1. Ensure proper communications among pertinent project team members:
 - 3.2.5.3.2. Assure the City that Scope of Services will be kept within established time and budget constraints;
 - 3.2.5.3.3. Establish and maintain the necessary cooperative relationships;
 - 3.2.5.3.4. Coordinate all necessary project activities within that team relationship;
 - 3.2.5.3.5. Identify and obtain the required permits;
 - 3.2.5.3.6. Identify the tools that are intended to be used to manage these project elements;
 - 3.2.5.3.7. Proponent's proposed method to:
 - 3.2.5.3.7.1. Identify and resolve issues during the project duration;
 - 3.2.5.3.7.2. Detail how emergencies will be handled; including response times for emergencies (include a map of Proponent's local office in relation to the City's center); and
 - 3.2.5.3.7.3. Make critical decisions.
 - 3.2.5.3.8. Describe the management process the Proponent will implement to ensure all work and services performed are to the highest quality. The approach should include a description of the Proponent's process as it pertains to equipment, methods, techniques and procedures used to ensure accurate and comprehensive set of deliverable products. Describe the Proponent's corrective action plan. Describe how the Proponent's organization

structure supports this plan and clearly identify responsible and accountable parties; and

3.2.5.3.9. Proponent must provide a description of the approach to the Scope of Service. All proposals must be comprehensive and include a detailed pilot project timeline and complete project timeline to go along with their narrative.

4. Cost Proposal.

Each Proponent must submit a Cost Proposal using the form provided by the City at Part 5; Services Agreement; Exhibit A.1 – Cost Proposal. The Cost Proposal must support the Scope of Services contained in the RFP and fully encompass all activities in the Proponent's Proposal. The Cost Proposal shall serve as the baseline for final fee negotiation with the City. Submit one (1) stamped "Original" and five (5) copies in a separate envelope.

5 Submission of Proposals:

A Proposal must be submitted in sealed envelope(s) or package(s) and the outside of the envelope(s) or package(s) must clearly identify the name of the project: FC-7469, Automotive Body and Frame Repair; and the time and date specified for receipt. The name and address of the Proponent must also be clearly printed on the outside envelope or package. All Proposals must be submitted to:

Adam L. Smith, Esq., CPPO, CPPB, CPPM, CPP, CIPC, CISCC, CIGPM, CPPC
Chief Procurement Officer
Department of Procurement
55 Trinity Avenue, S.W.
City Hall South, Suite 1900
Atlanta, Georgia 30303-0307

A Proponent is required to submit **one (1) original and five (5) copies** of its Informational Proposal. Each Informational Proposal must be submitted on 8½" x 11" single-sided, double-spaced, typed pages, using 12-point font size and such pages must be inserted in a standard three-hole ring binder. Each Informational Proposal must contain an index and separate sections for the information requirements set forth in this RFP, as well as for the forms required to be submitted.

In addition to the hard copy submission, each Proponent must submit two (2) digital versions of its Proposal in Adobe Portable Document Format (PDF) on compact disk (CDs). CD One (1) version should be a duplicate of the hard copy of the Proposal with no deviations in order or layout of the hard copy proposal. CD Two (2) version should be a redacted version of the hard copy Proposal. Please refer to the Georgia Open Records Acts (O.C.G.A. § 50-18-72) for information not subject to public disclosure.

The City assumes no liability for differences in information contained in the Proponent's printed Proposal and that contained on the CDs. In the event of a discrepancy, the City will rely upon the information contained in the Proponent's printed material (Hard Copy). Each CD should be labeled with the Project Number, Project Name, and the CD Number.

5.2 A Proponent is required to submit, in a separate, sealed envelope, clearly marked "Cost Proposal", one (1) original, marked "Original" and five (5) copies of its Cost Proposal with its Information Proposal.

6. Responsiveness and responsibility for each Proponent can be observed as the following:

- 6.1 The responsiveness of a Proponent is determined by, but not limited to, the following:
 - 6.1.1 A timely and effective delivery of all services, materials, documents, and/or other information required by the City;
 - 6.1.2 The completeness of all material, documents and/or information required by the City; and
 - 6.1.3 The notification of the City of methods, services, supplies and/or equipment that could reduce cost or increase quality.
- 6.2 The responsibility of a Proponent is determined by, but not limited to, the following:
 - 6.2.1 The ability, capacity and skill of the Proponent to perform the Agreement or provide the Work required;
 - 6.2.2 The capability of the Proponent to perform the Agreement or provide the Work promptly, or within the time specified without delay or interference;
 - 6.2.3 The character, integrity, reputation, judgment, experience and efficiency of the Proponent;
 - 6.2.4 The quality of performance of previous contracts or work;
 - 6.2.5 The previous existing compliance by the Proponent with laws and ordinances relating to the Agreement or Work;
 - 6.2.6 The sufficiency of the financial resources and ability of the Proponent to perform Agreement for providing the Work;
 - 6.2.7 The quality, availability and adaptability of the supplies or contractual Work to the particular use required; and
 - 6.2.8 The successful Proponent shall assume full responsibility for the conduct of his agents and/or employees during the time such agents or employees are on the premises for the purpose of performing the Work herein specified.
- 7. The City will carefully evaluate the responsiveness and responsibility of each Proponent. The selection criteria shall include but not be limited to, those factors contained in subsection 2-1188(k) of the City of Atlanta Code of Ordinances; and the following (the

responsibility is solely on the Proponent to adhere to all evaluation factors as outlined in the City of Atlanta Code of Ordinances).	!

PART 3

EVALUATION OF PROPOSALS

Part 3; Evaluation of Proposals

All Proposals will be evaluated in accordance with the City's Code of Ordinances and the criteria specified on the Percentage Evaluation Form and considering the information required to be submitted in each Proposal. An Evaluation Committee will review the Proposals in accordance with this RFP.

All Proposals will be evaluated using the following Evaluation Form::

RELATIVE WEIGHT	GRADED ITEM	SCORE
15	Executive Summary	
10	Organization/Experience and Qualification of Key Personnel	
15	Overall Experience, Qualifications and Performance on Previous Similar Projects	
15	Management Plan and Project Approach	
15	OCC Programs	
10	Financial Capability	
20	Cost Proposal	
100%	TOTAL SCORE	

PART 4

REQUIRED SUBMITTALS

PART 4: REQUIRED SUBMITTAL FORMS

All Respondents, including, but not limited to, corporate entities, limited liability companies, joint ventures, or partnerships, that submit a Proposal or Bid in response to this solicitation must fill out all forms in their entirety, and all forms must be signed, notarized or sealed with the corporate seal (if applicable), as required per each form's instructions.

If Respondent intends to be named as a Prime Contractor(s) with the City, then Respondent must fill out all the forms listed in this solicitation document; otherwise, Respondent may be deemed non-responsive.

Required Submittal (FORM 1)

Illegal Immigration Reform and Enforcement Act Forms (Page 1 of 3) INSTRUCTIONS TO PROPONENTS:

All Proponents must comply with the Illegal Immigration Reform and Enforcement Act of 2011, O.G.G.A § 13-10-90, et seq. (IIREA). IIREA was formerly known as the Georgia Security and Immigration Compliance Act or GSICA. Proponents must familiarize themselves with IIREA and are solely responsible for ensuring compliance. Proponents must not rely on these instructions for that purpose. They are offered only as a convenience to assist Proponents in complying with the requirements of the City's procurement process and the terms of this RFP.

- 1. The attached Contractor Affidavit must be filled out COMPLETELY and submitted with the Proposal prior to Proposal due date.
- 2. The Contractor Affidavit must contain an active Federal Work Authorization Program (E-Verify) User ID Number and Date of Registration.
- 3. Where the business structure of a Proponent is such that Proponent is required to obtain an Employer Identification Number (EIN) from the Internal Revenue Service, Proponent must complete the Contractor Affidavit on behalf of, and provide a Federal Work Authorization User ID Number issued to, the Proponent itself. Where the business structure of a Proponent does not require it to obtain an EIN, each entity comprising Proponent must submit a separate Contractor Affidavit.
 - **Example 1**, ABC, Inc. and XYZ, Inc. form and submit a Proposal as Happy Day, LLC. Happy Day, LLC must enroll in the E-verify program and submit a single Contractor Affidavit in the name of Happy Day, LLC which includes the Federal Work Authorization User ID Number issued to Happy Day, LLC.
 - Example 2, ABC, Inc. and XYZ, Inc. execute a joint venture agreement and submit a Proposal under the name Happy Day, JV. If, based on the nature of the JV agreement, Happy Day, JV. is not required to obtain an Employer Identification Number from the IRS, the Proposal submitted by Happy Day, JV must include both a Contractor Affidavit for ABC, Inc. and a Contractor Affidavit for XYZ, Inc.
- 4. All Contractor Affidavits must be executed by an authorized representative of the entity named in the Affidavit.
- 5. All Contractor Affidavits must be duly notarized.
- 6. All Contractor Affidavits must be submitted with the Proponent's Response to the RFP.
- 7. Subcontractor and sub-subcontractor affidavits are not required at the time of proposal submission, but will be required at contract execution or in accordance with the timelines set forth in IIREA.

Required Submittal (FORM 1)

Illegal Immigration Reform and Enforcement Act Forms (Page 2 of 3)

Contractor Affidavit under O.C.G.A. § 13-10-91(b)(1)

By executing this affidavit, the undersigned contractor verifies its compliance with O.C.G.A. § 13-10-91, stating affirmatively that the individual, firm or corporation which is engaged in the physical performance of services on behalf of the City of Atlanta has registered with, is authorized to use and uses the federal work authorization program commonly known as E-Verify, or any subsequent replacement program, in accordance with the applicable provisions and deadlines established in O.C.G.A. § 13-10-91. Furthermore, the undersigned contractor will continue to use the federal work authorization program throughout the contract period and the undersigned contractor will contract for physical performance of services in satisfaction of such contract only with subcontractors who present an affidavit to the contractor with the information required by O.C.G.A. § 13-10-91(b). Contractor hereby attests that its federal work authorization user identification number and date of authorization are as follows:

Federal Work Authorization User Identification Number	Date of Authorization
Name of Contractor:	
Name of Project:	
Name of Public Employer: City of Atlanta	
I hereby declare under penalty of perjury that the forgoin	
,	· • · · · · · · · · · · · · · · · · · ·
Signature of Authorized Officer or Agent	
Printed name and Title of Authorized Officer or Agent	-
SUBSCRIBED AND SWORN BEFORE ME ON THIS THE, DAY OF, 20	
NOTARY PUBLIC My Commission Expires:	

Required Submittal (FORM 1)

Illegal Immigration Reform and Enforcement Act Forms (Page 3 of 3)

Subcontractor Affidavit under O.C.G.A. § 13-10-91(b)(3)

O.C.G.A. § 13-10-91, sta engaged in the phy	ysical performance or	e individual, firr f services u	m or corporat nder a co	ion which is ntract with
Atlanta has registered with commonly known as E-Ve applicable provisions and undersigned subcontractor throughout the contract performance of services present an affidavit to the 91(b). Additionally, the undersigned subcontractor that has contracted with a copy of such notice to authorization user identific	erify, or any subsequent re- deadlines established in r will continue to use eriod and the undersigned in satisfaction of such contractor with the in- andersigned subcontractor ontractor to the contractor receives notice of receipt sub-subcontractor to forw the contractor. Subcontractor	eplacement programmer. O.C.G.A. § 13- the federal we subcontractor with ontract only with a formation requires within five busing of an affidavit for ard, within five actor hereby atternation.	am, in accordance 10-91. Furthork authorizated ll contract for the sub-subcontred by O.C.G. otice of the references days of refrom any subsets that its	ance with the hermore, the ion program the physical tractors who A. § 13-10-receipt of an eccipt. If the subcontractor of receipt, a
Federal Work Authorizatio	n User Identification Num	ber Da	te of Authoriza	_ ation
Name of Subcontractor:				
Name of Project:				
Name of Public Employer:	City of Atlanta			
I hereby declare under pe	enalty of perjury that the	forgoing is true	and correct.	
Executed on	_,, 20 in	((city),	(state)
Signature of Authorized Of	fficer or Agent			
Printed name and Title of A	Authorized Officer or Agen	t		
SUBSCRIBED AND SWO ME ON THIS THE, D		_		
NOTARY PUBLIC My Commission Expires:				

Required Submittal (FORM 2) Contractor Disclosure Affidavit (Page 1 of 7)

DEFINITIONS FOR THE PURPOSES OF THIS DISCLOSURE AFFIDAVIT

"Affiliate"	Any legal entity that, directly or indirectly through one of more intermediate legal entities, controls, is controlled by or is under common control with the Respondent or a member of Respondent.
"Contractor"	Any person or entity having a contract with the city.
"Control"	The controlling entity: (i) possesses, directly or indirectly, the power to direct or cause the direction of the management and policies of the controlled entity, whether through the ownership of voting securities or by contract or otherwise; or (ii) has direct or indirect ownership in the aggregate of fifty one (51%) or more of any class of voting or equity interests in the controlled entity.
"Respondent"	Any individual or entity that submits a proposal in response to a solicitation. If the Respondent is an individual, then that individual must complete and sign this Disclosure Affidavit where indicated. If the Respondent is an entity, then an authorized representative of that entity must complete and sign this Disclosure Affidavit where indicated. If the Respondent is a newly formed entity (formed within the last three years), then an authorized representative of that entity must complete and sign this Disclosure Affidavit where indicated, and each of the members or owners of the entity must also complete and sign separate Disclosure Affidavits where indicated.

Instructions: Provide the following information for the entity or individual completing this Statement (the "Individual/Entity").

A. Basic Information:

- 1. Name of Individual/Entity responding to this solicitation:
- 2. Name of the authorized representative for the responding Entity:

B. Individual/Entity Information:

☐ No

Ш	nyidual/Endity information:
1.	Principal Office Address:
2.	Telephone and Facsimile Numbers:
3.	E-Mail Address:
4.	Name and title of Contact Person for the Individual/Entity:
5.	Is the individual/Entity authorized to transact business in the state of Georgia?
	☐ Yes (Attach Certificate of Authority to transact business in from Georgia Secretary of State.)

Georgia

Required Submittal (FORM 2) Contractor Disclosure Affidavit (Page 2 of 7)

C. Questionnaire

If you answer "YES" to any of the questions below, please indicate the name(s) of the person(s), the nature, and the status and/or outcome of the information, indictment, conviction, termination, claim or

litigation, the name of the court and the file or reference number of the case, as applicable. Any such information should be provided on a separate page, attached to this form and submitted with your Proposal.

1. Please describe the general development of the Respondent's business during the past ten (10) years, or such shorter period of time that the Respondent has been in business.			
2. Are there any lawsuits, administrative actions or litigation to which Respondent is currently a party or has been a party (either as a plaintiff or defendant) during the past ten (10) years based upon fraud, theft, breach of contract, misrepresentation, safety, wrongful death or other similar conduct?	YES	NO	
3. If "yes" to question number 2, were any of the parties to the suit a bonding company, insurance company, an owner, or otherwise? If so, attach a sheet listing all parties and indicate the type of company involved.	YES	NO	N/A
4. Has the Respondent been charged with a criminal offense within the last ten (10) years?	YES	NO	
5. Has the Respondent received any citations or notices of violation from any government agency in connection with any of Respondent's work during the past ten (10) years (including OSHA violations)? Describe any citation or notices of violation which Respondent received.	YES	NO	
6. Please state whether any of the following events have occurred in the last ten (10) years with respect to the Respondent. If any answer is yes, explain fully the circumstances surrounding the subject matter of the affirmative answer:			
(a) Whether Respondent, or Affiliate currently or previously associated with Respondent, has ever filed a petition in bankruptcy, taken any actions with respect to insolvency, reorganization, receivership, moratorium or assignment for the benefit of creditors, or otherwise sought relief from creditors?	YES	NO	
(b) Whether Respondent was subject of any order, judgment or decree not subsequently reversed, suspended or vacated by any court permanently enjoining Respondent from engaging in any type of business practice?	YES	NO	
(c) Whether Respondent was the subject of any civil or criminal proceeding in which there was a final adjudication adverse to Respondent which directly arose from activities conducted by Respondent.	YES	NO	

Required Submittal (FORM 2) Contractor Disclosure Affidavit (Page 3 of 7)

7. Has any employee, agent or representative of Respondent who is or will be directly involved in the project, in the last ten (10) years:		
(a) directly or indirectly, had a business relationship with the City?	YES	
(b) directly or indirectly, received revenues from the City?	YES	
(c) directly or indirectly, received revenues from conducting business on City property or pursuant to any contract with the City?	YES	
8. Whether any employee, agent, or representative of Respondent who is or will be directly involved in the project has or had within the last ten (10) years a direct or indirect business relationship with any elected or appointed City official or with any City employee?	YES	NO
9. Whether Respondent has provided employment or compensation to any third party intermediary, agent, or lobbyist to directly or indirectly communicate with any City official or employee, or municipal official or employee in connection with any transaction or investment involving your firm and the City?	YES	NO
10. Whether Respondent, or any agent, officer, director, or employee of your organization has solicited or made a contribution to any City official or member, or to the political party or political action committee within the previous five (5) years?	YES	NO
11. Has the Respondent or any agent, officer, director, or employee been terminated, suspended, or debarred (for cause or otherwise) from any work being performed for the City or any other Federal, State or Local Government?	YES	NO
12. Has the Respondent, member of Respondent's team or officer of any of them (with respect to any matter involving the business practice or activities of his or her employer been notified within the five (5) years preceding the date of this offer that any of them are the target of a criminal investigation, grand jury investigation, or civil enforcement proceeding?	YES	NO
13. Please identify any Personal or Financial Relationships that may give rise to a conflict of interest as defined below [Please be advised that you may be ineligible for award of contract if you have a personal or financial relationship that constitutes a conflict of interest that cannot be avoided]:		
(a) Personal relationships: executives, board members and partners in firms submitting offers must disclose familial relationships with employees, officers and elected officials of the City of Atlanta. Familial relationships shall include spouse, domestic partner registered under section 94-133, mother, father, sister, brother, and natural or adopted children of an official or employee.	YES	NO
(b) Financial relationships: Respondent must disclose any interest held with a City employee or official, or family members of a City employee or official, which may yield, directly or indirectly, a monetary or other material benefit to the Respondent or the Respondent's family members. Please describe:	YES	NO

Required Submittal (FORM 2) Contractor Disclosure Affidavit (Page 4 of 7)

D. REPRESENTATIONS

Anti-Lobbying Provision. All respondents, including agents, employees, representatives, lobbyists, attorneys and proposed partner(s), subcontractor(s) or joint venturer(s), will refrain, under penalty of the respondent's disqualification, from direct or indirect contact for the purpose of influencing the selection or creating bias in the selection process with any person who may play a part in the selection process.

<u>Certification of Independent Price Determination/Non-Collusion.</u> Collusion and other anticompetitive practices among Proponents are prohibited by city, state and federal laws. All Respondents shall identify a person having authority to sign for the Respondent who shall certify, in writing, as follows:

"I certify that this bid proposal is made without prior understanding, agreement, or connection with any corporation, firm, or person submitting an bid or offer for the same supplies, labor, services, construction, materials or equipment to be furnished or professional or consultant services, and is in all respects fair and without collusion or fraud. I understand collusive bidding is a violation of city, state and federal law and can result in fines, prison sentences, and civil damages awards. By signing this document, I agree to abide by all conditions of this solicitation and offer and certify that I am authorized to sign for this Respondent."

<u>Certify Satisfaction of all Underlying Obligations</u>. (If Applicable) If a Contract is awarded through this solicitation, then such Contractor should know that before final payment is made to a Contractor by the City, the Contractor shall certify to the City in writing, in a form satisfactory to the City, that all subcontractors, materialmen suppliers and similar firms or persons involved in the City contract have been paid in full at the time of final payment to the Contractor by the City or will be paid in full utilizing the monies constituting final payment to the Contractor.

<u>Confidentiality</u>. Details of the proposals will not be discussed with other respondents during the selection process. Respondent should be aware, however, that all proposals and information submitted therein may become subject to public inspection following award of the contract. Each respondent should consider this possibility and, where trade secrets or other proprietary information may be involved, may choose to provide in lieu of such proprietary information, an explanation as to why such information is not provided in its proposal. However, the respondent may be required to submit such required information before further consideration.

Equal Employment Opportunity (EEO) Provision. All bidders or Proponents will be required to comply with sections 2-1200 and 2-1414 of the City of Atlanta Code of Ordinances, as follows: During the performance of the agreement, the Contractor agrees as follows:

a. The Contractor shall not discriminate against any employee, or applicant for employment, because of race, color, creed, religion, sex, domestic relationship status, parental status, familial status, sexual orientation, national origin, gender identity, age, disability, or political affiliation. As used here, the words "shall not discriminate" shall mean and include without limitation the following:

Required Submittal (FORM 2) Contractor Disclosure Affidavit (Page 5 of 7)

Recruited, whether by advertising or other means; compensated, whether in the form of rates of pay, or other forms of compensation; selected for training, including apprenticeship; promoted; upgraded; demoted; downgraded; transferred; laid off; and terminated.

The Contractor agrees to and shall post in conspicuous places, available to employees and applicants for employment, notices to be provided by the contracting officers setting forth the provisions of the EEO clause.

- b. The Contractor shall, in all solicitations or advertisements for employees, placed by or on behalf of the Contractor, state that all qualified applicants will receive consideration for employment without regard to race, color, creed, religion, sex, domestic relationship status, parental status, familial status, sexual orientation, national origin, gender identity, age, disability, or political affiliation.
- c. The Contractor shall send to each labor union or representative of workers with which the Contractor may have a collective bargaining agreement or other contract or understanding a notice advising the labor union or workers' representative of the Contractor's commitments under the equal employment opportunity program of the City of Atlanta and under the Code of Ordinances and shall post copies of the notice in conspicuous places available to employees and applicants for employment. The Contractor shall register all workers in the skilled trades who are below the journeyman level with the U.S. Bureau of Apprenticeship and Training.
- d. The Contractor shall furnish all information and reports required by the contract compliance officer pursuant to the Code of Ordinances, and shall permit access to the books, records, and accounts of the Contractor during normal business hours by the contract compliance officer for the purpose of investigation so as to ascertain compliance with the program.
- e. The Contractor shall take such action with respect to any subcontractor as the city may direct as a means of enforcing the provisions of paragraphs (a) through (h) herein, including penalties and sanctions for noncompliance; provided, however, that in the event the Contractor becomes involved in or is threatened with litigation as a result of such direction by the city, the city will enter into such litigation as is necessary to protect the interest of the city and to effectuate the equal employment opportunity program of the city; and, in the case of contracts receiving federal assistance, the Contractor or the city may request the United States to enter into such litigation to protect the interests of the United States.
- f. The Contractor and its subcontractors, if any, shall file compliance reports at reasonable times and intervals with the city in the form and to the extent prescribed by the contract compliance officer. Compliance reports filed at such times directed shall contain information as to employment practices, policies, programs and statistics of the Contractor and its subcontractors.

Required Submittal (FORM 2) Contractor Disclosure Affidavit (Page 6 of 7)

- g. The Contractor shall include the provisions of paragraphs (a) through (h) of this equal employment opportunity clause in every subcontract or purchase order so that such provisions will be binding upon each subcontractor or vendor.
- h. A finding, as hereinafter provided, that a refusal by the Contractor or subcontractor to comply with any portion of this program, as herein provided and described, may subject the offending party to any or all of the following penalties:
 - (1) Withholding from the Contractor in violation all future payments under the involved contract until it is determined that the Contractor or subcontractor is in compliance with the provisions of the contract;
 - (2) Refusal of all future bids for any contract with the City of Atlanta or any of its departments or divisions until such time as the Contractor or subcontractor demonstrates that there has been established and there shall be carried out all of the provisions of the program as provided in the Code of Ordinances;
 - (3) Cancellation of the public contract;
 - (4) In a case in which there is substantial or material violation of the compliance procedure herein set forth or as may be provided for by the contract, appropriate proceedings may be brought to enforce those provisions, including the enjoining, within applicable law, of Contractors, subcontractors or other organizations, individuals or groups who prevent or seek to prevent directly or indirectly compliance with the policy as herein provided.

<u>Prohibition on Kickbacks or Gratuities/Non-Gratuity</u>. The undersigned acknowledges the following prohibitions on kickbacks and gratuities:

- a. It is unethical for any person to offer, give or agree to give any employee or former employee a gratuity or an offer of employment in connection with any decision, approval, disapproval, recommendation, preparation or any part of a program requirement or a purchase request, influencing the content of any specification or procurement standard, rendering of advice, investigation, auditing or in any other advisory capacity in any proceeding or application, request for ruling, determination, claim or controversy or other particular matter pertaining to any program requirement or a contract or subcontract or to any solicitation or proposal therefor.
- b. It is unethical for any employee or former employee to solicit, demand, accept or agree to accept from another person a gratuity or an offer of employment in connection with any decision, approval, disapproval, recommendation, preparation or any part of a program requirement or a purchase request, influencing the content of any specification or procurement standard, rendering of advice, investigation, auditing or in any other advisory capacity in any proceeding or application, request for ruling, determination, claim or controversy or other particular matter pertaining to any program requirement or a contract or subcontract or to any solicitation or proposal therefor.
- c. It is also unethical for any payment, gratuity or offer of employment to be made by or on behalf of a subcontractor under a contract to the prime Contractor or higher tier subcontractor or any person associated therewith as an inducement for the award of a subcontract or order.

Required Submittal (FORM 2) Contractor Disclosure Affidavit (Page 7 of 7)

Declaration

Under penalty of perjury, I declare that I have examined this Disclosure Affidavit and Questionnaire and all attachments to it, if applicable, and, to the best of my knowledge and belief all statements contained herein and in any attachments, if applicable, are true, correct and complete.

I certify that this offer is made without prior understanding, agreement, or connection with any corporation, firm, or person submitting an offer for the same supplies, services, construction, or professional or consultant services, and is in all respects fair and without collusion or fraud. I understand collusive bidding is a violation of city, state and federal law and can result in fines, prison sentences, and civil damages awards. I agree to abide by all conditions of this solicitation and offer and certify that I am authorized to sign for this Respondent.

<u>Sign here if you are an individual:</u>	
Printed Name:	
Signature:	
Date:, 20	
Subscribed and sworn to or affirmed by 20	(name) this day of,
	Notary Public of (state)
	My commission expires:
Printed Name of Entity or Partnership:_ Signature of authorized representative:_	
Title:	
	(name), as the (entity or partnership name)
thisday of	· · · · ·
	Nistana Bakila of
	Notary Public of(state)
	My commission expires:

Required Submittal (FORM 3)

Proponent Financial Disclosure (Page 1 of 5)

Instructions: It is necessary for the City to evaluate, verify, and understand the Proponent's financial capability and stability to undertake and perform the Services contemplated in this Solicitation. To accomplish this task, the Proponent must provide accurate and legible financial disclosures to the City as requested below.

A "Proponent" is an individual, entity or partnership submitting a proposal or Proposal in response to a Solicitation.

- 1. If the Proponent is an individual, financial disclosures for that individual must be provided.
- 2. If the Proponent is an entity or partnership, financial disclosures for that entity or partnership must be provided.
- 3. If the Proponent is a newly formed entity or partnership (formed within the last three years), financial disclosures for that entity or partnership must be provided together with full financial disclosure from the entity's or partnership's owners. Financial Disclosure includes a full response to all questions and requests for documentation listed in this Form.

For example, if the Proponent is a newly formed entity (formed within the last three years) made up of two separate entities (e.g., a majority interest owner and a minority interest owner), then financial disclosure is required from the Proponent entity, and financial disclosure is also required from each of the two owners (majority entity owner and minority entity owner) as well.

The Proponent (and its owners, if applicable) must submit hard copies of all financial disclosures in response to this Form.

Required Submittal (FORM 3)

Proponent Financial Disclosure (Page 2 of 5)

Part A - General Information:	
Name of the Proponent:	<u></u>
Name of individual, entity or partnership completing this Form:	
Relationship of individual, entity or partnership completing this Form to the Proponent:	
Contact information of individual, entity or partnership completing this Form:	
Address	
Phone Number(s)	
Email	

Required Submittal (FORM 3)

Proponent Financial Disclosure (Page 3 of 5)

Part B: Financial Information:

- 1. The Proponent, and its owners, if applicable, should demonstrate its financial capability and stability by selecting and providing documentation from one of the following three groups of requests (see below). Please circle which group, (a), (b), or (c), is selected and provide the supporting documentation with the proposal/Proposal.
 - (a) Financial statements for the three (3) most recent consecutive fiscal years, <u>audited</u> by a Certified Public Accountant ("CPA"), including:
 - (i) Income Statement;
 - (ii) Balance Sheet; and
 - (iii) Statement of Cash Flows.
 - (b) Financial statements for the three (3) most recent consecutive fiscal years, either reviewed or compiled by a Certified Public Accountant ("CPA"), including:
 - (i) Income Statement;
 - (ii) Balance Sheet; and
 - (iii) Satisfactory proof of Proponent's ability to obtain a Performance Bond for the amount described in Appendix B, if applicable.
 - (c) <u>Unaudited</u>, self-prepared financial statements for the three (3) most recent consecutive fiscal years, including:
 - (i) Income Statement;
 - (ii) Balance Sheet;
 - (iii) Satisfactory proof of Proponent's ability to obtain a Performance Bond for the amount described in Appendix B, if applicable;
 - (iv) Two (2) banks or other institutional lenders' references; and
 - (v) Dunn and Bradstreet report for the last two (2) years.

Required Submittal (FORM 3)

Proponent Financial Disclosure (Page 4 of 5)

2. Fill in the blanks below to provide a summary of all of the Proponent's assets and liabilities for the three (3) most recent years (calculated from the date of the end of the fiscal year).

ALL FIGURES BELOV	W MUST BE REPRES	SENTED IN U.S. C	CURRENCY (\$).
Standard currency of Pr	oponent's Financial St	atements:	
The exchange rate used	:=US \$_		
Most recent three (3) ye	ars		
	Year: 2013 (Thousands)	Year: 2014 (Thousands)	Year: 2015 (Thousands)
Current Assets	\$	\$	\$
Current Liabilities	\$	\$	\$
Property & Equip.	\$	\$	\$
Working Capital	\$	\$	\$
Sales/ Revenue	\$	\$	\$
Total Assets	\$	\$	\$
Total Liabilities	\$	\$	\$
Interest Charges	\$	\$	\$
Net Income	\$	\$	\$
Net-Worth	\$	\$	\$

3. Do you plan to use or require an open line of credit for the project? Yes or No.

If yes, the Proponent must provide the source of the line of credit on bank letterhead for the bank providing the line of credit. The bank contact information must include: contact name, title, address, telephone, fax and e-mail address.

Required Submittal (FORM 3)

Proponent Financial Disclosure (Page 5 of 5)

Declaration

Under penalty of perjury, I declare that I have examined this Affidavit Disclosure form and all attachments to it, if applicable, and, to the best of my knowledge and belief, and all statements contained in it and all attachments, if applicable, are true, correct and complete.

Whether you are an individual executing this form or you are an authorized representative of an entity executing this form, the person signing below must sign or affirm in the presence of a Notary Public. The Notary Public's signature and seal must be provided, together with the date of the notarial act.

Sign here if you are an individual:		
Printed Name:		
Signature:		
Date:, 20		
Subscribed and sworn to or affirmed by, 20	(name) this ——— day of
	Notary Public of	(state)
	My commission expires:	
Sign here if you are an authorized representati Printed Name of Entity:		
Signature of authorized representative:		
Title:		
Date:, 20.		
Subscribed and sworn to or affirmed by		
buobelioca and owom to or animica of		(name), as the
(title) of		
(title) of		(entity name) this

Required Submittal (FORM 4.1)

Certification of Insurance Ability Instructions:

Proponents MUST submit a completed copy of this form executed by their insurance company. Failure to submit completed form will result in the Proponent being deemed non-responsive.

I,	[insert an
l, individual's name], on behalf of	
[insert insurance company full name], a	
the City of Atlanta, a municipal corporation of the	State of Georgia ("City") on this day
of, 20[insert date]:	
(a) Insurer is licensed by the Insurance and Safe transact insurance business in the State of Geor	
	to the solicitation for Project Number FC: its corresponding Appendix B for Insurance
and Bonding Requirements;	
(c) Insurer certifies that if, as of the date writte	en ahove
("Proponent") was selected as the successful provide insurance to Proponent for this Project corresponding Appendix B for Insurance Requirements	al Proponent for the Project, Insurer would in accordance with the terms set forth in the
copy of a duly executed Power-of-Attorney evidence completing this Form 4.1. If Proponent is unable to the terms of the corresponding Appendix for Instructional Project of Intent to award the Project from the Proponent's security submitted with its of consideration for the award of the Agreement.	o provide City with insurance that comply with surance Requirements within ten (10) days of m the City, the City may, in its sole discretion,
By executing this certification, Insurer represents herein is true and correct as of the date set forth about the contract of the date set forth about the contract of the date set for the date.	
Insurer: [insert company name on line provided be	elowl
Authorized Signatory	
By:	
	Notary Public of (state)
Duint Nama	
Print Name:	My commission expires:
T-14	

Required Submittal (FORM 4.2)

Certification of Bonding Ability Instructions:

Proponents MUST submit a completed copy of this form executed by their surety. <u>Failure to submit completed form will result in the Proponent being deemed non-responsive.</u>

I,	[insert an
individual's name], on behalf of	
individual's name], on behalf of [insert surety company full name], a LLC, LLP, corporation, etc.]("Surety"), hereby represent a City of Atlanta, a municipal corporation of the State of Ge , 20[insert date]:	and certify each of the following to the
(a) Surety is licensed by the Insurance and Safety Fire transact surety business in the State of Georgia;	Commissioner of the State of Georgia to
(b) Surety has reviewed the Agreement attached to the s ———————————————————————————————————	colicitation for Project Number FC: esponding Appendix B for Insurance
(c) Surety certifies that if, as of the date written above, ("Proponent") was selected as the successful Proponent bonding to Proponent for this Project in accordance with Insurance and Bonding Requirements; and	nt for the Project, Surety would provide
(d) <u>Surety only</u> : The Surety states that Proponent's usinto account this Project) is approximately \$	not represent a limitation of the bonding
PLEASE NOTE: If this Form 4.2 is executed by an Attor copy of a duly executed Power-of-Attorney evidencing s completing this Form 4.2. If Proponent is unable to prove the terms of the corresponding Appendix for Insurance receiving notice of intent to award the Project from the C retain Proponent's security submitted with its offer and consideration for the award of the Agreement.	uch authority in addition to correctly ride City with bonds that comply with Requirements within ten (10) days of ity, the City may, in its sole discretion,
By executing this certification, Surety represents that all herein is true and correct as of the date set forth above.	of the information provided by Surety
Surety: [insert company name on line provided below]	
By:	
Print Name:	Notary Public of (state) My commission expires:
Title:	

Required Submittal (FORM 5)

Acknowledgment of Addenda

Proponents should sign below and return this form with their Proposal(s) to the Department of Procurement, 55 Trinity Avenue, City Hall South, Suite 1900, Atlanta, Georgia 30303, as acknowledgment of receipt of certain Addenda.

This is to acknowledge re:	ceipt of	the	following	Addenda	for	FC;
1;						
2;						
3; and						
4						
Dated theday of	, 20_	_·				
Corporate Proponent: [Insert Corporate Name]			forporate Pro Proponent l			
By:	_ B					_
Print Name:	P	rint N	Name:			
Title:	Т	itle:_				
Corporate Secretary/Assistant		-	Public (Sea	•		· · · · · · · · · · · · · · · · · · ·
Secretary (Seal)	l N	IV Co	mmission E	xpires:		

Required Submittal (FORM 6)

Proponent Contact Directory¹

EMAIL ADDRESS AND FAX NUMBER			
CELL PHONE			
OFFICE PHONE			
MAILING ADDRESS			
POSITION/TITLE			
NAME			

¹ The purpose of the Proponent Contact Directory is to provide the City with a centralized, easily identified source of important contacts and other information regarding each of the business entities constituting a Proponent. This Proponent Contact Directory should include the names, positions/titles, firms, mailing addresses, phone and fax numbers and e-mail addresses for each of the following as it pertains to each of the firms in a Proponent's team:

^{1.} At least two (2) individuals, one primary the other(s) secondary, authorized to represent the firm for purposes of this RFP; and 2. Proponent Service Provider Key Personnel (as appropriate) listed in the Services Agreement included in this RFP at Part 5.

Required Submittal (FORM 7)

Reference List

Each Proponent must provide a list of at least three (3) references using the below-referenced format. The City is interested in reviewing references that are able to attest to a Proponent's performance ability and credibility in a particular industry or trade.

	Address City, State, Zip Phone Fax
Project Title:	
Contact Person: Direct Telephone: Email Address:	
Date(s) of Project:	
Description of Servi	ices:
Total Amount of Co	ontract Including Change Orders:
Proponent's Role an	nd Responsibilities:
Current Completion	Status:

Name

Reference:

Required Submittal "Unless a Proponent Elects to Submit an Alternative Form of Payment" (FORM 8)

Proposal Bond (Page 1 of 2)

NOW ALL MEN BY THESE PRESENTS, THAT WE
ereinafter called the PRINCIPAL, and
ereinafter called the SURETY, a corporation chartered and existing under the laws of the State f, and duly authorized to transact Surety business in the tate of Georgia, are held and firmly bound unto the City of Atlanta, Georgia (OBLIGEE), a the penal sum of either: [i]
collars and Cents (\$
HEREAS the PRINCIPAL has submitted to the OBLIGEE, for PROJECT NUMBER FC , a Proposal;

WHEREAS the PRINCIPAL desires to file this Bond in accordance with law, in lieu of a certified Proponent's check otherwise required to accompany this Proposal;

NOW THEREFORE: The conditions of this obligation are such that if the Proposal be accepted, the PRINCIPAL shall within ten (10) calendar days after receipt of written notification from the CITY of the award of the Contract execute a Contract in accordance with the Proposal and upon the terms, conditions and prices set forth therein, in the form and manner required by the City of Atlanta, Georgia, and execute sufficient and satisfactory Performance and Payment Bonds payable to the OBLIGEE, each in the amount of one hundred percent (100%) of the total Contract price in form and with security satisfactory to said OBLIGEE, then this obligation to be void; otherwise, to be and remain in full force and virtue in law; and the SURETY shall upon failure of the PRINCIPAL to comply with any or all of the foregoing requirements within the time specified above immediately pay to the OBLIGEE, upon demand the amount hereof in good and lawful money of the United States of America, not as a penalty but as liquidated damages.

In the event suit is brought upon this Bond by the OBLIGEE and judgment is recovered, the SURETY shall pay all costs incurred by the OBLIGEE in such suit, including attorney's fees to be fixed by the Court.

PLEASE NOTE: If this Form 8 is executed by an Attorney-in-Fact, then Surety must attach a copy of a duly executed Power-of-Attorney evidencing such authority in addition to correctly completing this Form 8.

Required Submittal "Unless a Proponent Elects to Submit an Alternative Form of Payment" (FORM 8)

Proposal Bond (Page 2 of 2)

This Proposal Bond is for the Penal Sum of:
[i] Dollars and Cents
(\$
OBLIGEE, for the failure of the Proponent to execute a CONTRACT within ten (10) days after receipt of the Contract form and at the same time furnish a Payment Bond and Performance Bond.
IN TESTIMONY THEREOF, the PRINCIPAL and SURETY have caused these presents to be duly signed and sealed thisday of20
Corporate Proponent: [Insert Corporate Name]
Signature: Print Name:
Title:
Corporate Secretary/Assistant Secretary (Seal)
Non-Corporate Proponent: [Insert Proponent Name]
Signature: Print Name:
Title:
Notary Public (Seal)
My Commission Expires:
SURETY:
Signature:
Attorney-in-Fact:
Print Name:

Required Submittal (FORM 9)

Required Submittal Checklist

The following submittals shall be completed and submitted with each Proposal see table below "Required Proposal Submittal Check Sheet." Please verify that these submittals are in the envelope before it is sealed. <u>Disclaimer:</u> It is each Proponents sole responsibility to ensure that their proposal to the City is inclusive of all required submittal documents outlined on the below-referenced checklist; as well as within other parts of the solicitation document.

Submit one (1) Original Proposal, signed and dated, and five (5) complete copies of the Original Proposal including all required attachments.

In addition to the hard copy submissions, each Proponent shall submit two (2) digital versions of its Proposal Submission in Adobe Portable Document Format ("PDF") on compact disk (CDs). CD One (1) version should be a duplicate of the hard copy of the Proposal with no deviations in order or layout of the hard copy proposal. CD Two (2) version should be a redacted version of the hard copy Proposal Submission. Please refer to the Georgia Open Records Acts (O.C.G.A. § 50-18-72) for information not subject to public disclosure.

The City assumes no liability for differences in information contained in the Proponent's printed Proposal Submission and that contained on the CDs. In the event of a discrepancy, the City will rely upon the information contained in the Proponent's printed material (Hard Copy). Each CD should be labeled with the Project Number, Project Name, and the CD Number.

Item Number	Required Proposal Submittal Check Check Sheet
1	Volume I — Informational Proposal:
2	 € Management Plan € Conceptual Submittal (Project Approach) € Sustainability Elements Volume II - Office of Contract Compliance (Appendix A Required Submittals Forms 1-5)
3	Volume II — All Required Procurement Documents (if any of the required submittal documents are not submitted or incomplete within your Proposal submittal package, your firm may be deemed non-responsive). Required Submittals include but are not limited to:
	 € Form 1; Illegal Immigration Reform and Enforcement Act € Form 2; Contractor Disclosure Form € Form 3; Proponent Financial Disclosure € Form 4.1; Certification of Insurance Ability € Form 4.2; Certification of Bonding Ability
	€ Form 5; Acknowledgement of Addenda € Form 6; Proponent Contact Directory € Form 7; Reference List € Form 8; Proposal Bond
	 € Form 9; Required Submittal Checklist € Statement of Qualifications € Safety Record Form € Authority to Transact Business in the State of Georgia € Joint Venture Agreement
	 € Georgia Contractor's License € Georgia Utility Contractor's License € Georgia Registered Architect License Separate Sealed Envelope
4	© Cost Proposal Proponent's Official Company Name: Company Physical Address:
5	President/Vice President/Owner Name: Title:
	Title: Office Telephone Number: Direct Cell Telephone Number: Email Address:
6	Primary Point-of-Contact Concerning RFP: Title: Office Telephone Number: Direct Cell Telephone Number: Email Address:
	Email Address:

STATEMENT OF PROPONENT'S QUALIFICATIONS

This Statement is to accompany proposals submitted for the following project: FC-8705, Automotive Body and Frame Repair. Proponent may provide information from any of its joint venture partners to satisfy requests herein.

1.	NAME OF PROPONENT:	
2.	BUSINESS ADDRESS:	
3.	TELEPHONE NUMBER:	
4.	OFFICIAL REPRESENTATIVE AND TITLE:	<u> </u>

5. List previously completed or current projects which are similar in scope and complexity to this project which were completed or assigned to your firm or joint venture, including: Name of project, location of project, owner's name, address and phone number, description of work performed, initial contract amount, final contract amount, start date, scheduled completion date and actual completion date. (If a joint venture, list separately for each joint venture partner.) For purposes of meeting the minimum qualifications set forth in this Section 5, the collective experience of the Joint Venture entity/partnership or any of the Joint Venture members may be considered) Limit to 5.

Proponent must have demonstrated experience in Automotive, Medium and Heavy Equipment Body Repairs within the past five (5) years;

- 6. Provide the following information for the organization proposed for this project:
 - a. Organizational chart.
 - b. Indicate the participation by the various members in the organization, as shown on the organizational chart; in the management; and in the division of work (If a joint venture, indicate percent of man hours and percent of project cost to be performed by each joint venture member).

FOR PURPOSES OF ANSWERING THE FOLLOWING QUESTIONS (Nos. 7 – 10), IF A JOINT VENTURE IS REQUIRED, EACH JOINT VENTURE MEMBER OF THE PROPONENT SHOULD PROVIDE SEPARATE RESPONSES AND COMPLETE THE REQUESTED FORMS.

- 7. The Proponent must have an established Safety Program that as a minimum includes those items as listed on the attachment entitled "SAFETY RECORD FORM," Section IV Safety Program Information where applicable to this type of work.
- 8. The Proponent's Workman's Compensation Ratings (EMR-Experience Modification Rate) must not exceed an average of 1.0 over the last three (3) years (provided for each team member).

Proponent's Workman's Compensation Ratings (EMR-Experience Modification Rate)

- 9. The Proponent's, including all team members identified in the Proposal, OSHA Incidence Rates must not exceed the most current Industry Standard published by the U.S. Department of Labor (2013), www.bls.gov/iif/oshsum.htm, for the last three (3) years for construction of buildings, NAICS code 23236 (i.e. total recordable case rate must not exceed 3.6; Injuries and Illness with Lost Work Days must not exceed 1.3; and, Injuries and Illness with Job Transfer or Restricted Work Days must not exceed 0.9). The following will be provided by the Proponent for each of their team members:
 - a. Total Recordable Case Rates,
 - b. Injuries and Illness with Lost Work Days,
 - c. Injuries and Illness with Job Transfer or Restricted Work Days.
- 10. "If there have been any fatalities during the last five (5) years on any projects performed by the Proponent or on any work performed under the direct supervision of a proposed Project Manager and the Proponent or proposed Project Manager was cited by OSHA for "Willful", in performing the work in which the fatality occurred, the Proponent will be disqualified based on the City's review. The Proponent may also be disqualified in the event that a Recordable Incident occurred due to the same condition that existed when a previous fatality occurred and resulted in an OSHA citation or failure to implement a corrective action plan."
 - a. Fatalities during the last five (5) years where Proponent was cited by OSHA for "Willful" or "Serious" Violation.
 - b. Fatalities during the last five (5) years where the proposed Project Manager was cited by OSHA for "Willful" or "Serious" Violation.

The previous statements and attachments are true, correct, and complete to the best of my

knowledge.	
Date:	
Proponent Name:	
By:	
Title:	
Sworn to and subscribed before me	
this day of	
Notary Public (Seal)	
My Commission Expires:	

I. General Information

Name of Firm:	
Business Address:	
Telephone:	Fax:
Prepared by/Title:	Date prepared:
	4

II. Experience Modification Rates

A. List your firm's Workers Compensation Experience Modification Rates (EMR) for the last three years.

Year	Experience Modification Rate (EMR)

III. OSHA Incidence Rates

A. List your firm's Occupational Safety Health Administration (OSHA) total recordable incidence rates for the last three years.

Year	Total Recordable Incidents	Total Hours Worked	OSHA Incidence Rate*

^{*} Use your OSHA Form No. 200 and the formula:

(Total Incidents x 200,000 hours) ÷ (Number of hours worked) = Incidence Rate

SAFETY RECORD FORM

III. OSHA Incidence Rates (cont'd)

B. Provide your incidence rates over the last three years for the following categories:

	Incidence Rate by Year*				
Category	Year	Year	Year		
Injuries and Illness with Lost Work Days					
Injuries and Illness with Job Transfer or Restricted Work Days					

^{*} Use your OSHA Form No. 200 and the formula:

(Total Incidents x 200,000 hours) ÷ (Number of hours worked) = Incidence Rate

C. Provide your incidences of fatality over the last five years:

	F	atalities by Ye			
	Year	Year	Year	Year	Year
Category			.———		
Number of Fatalities					

D.	Does your	firm .	have any ı	ıpheld	OSHA	citations.	in the	past	five	years?	
----	-----------	--------	------------	--------	------	------------	--------	------	------	--------	--

Yes \(\sigma\) No \(\supersize \text{(If yes, attach explanation)}\)

IV. Safety Program Information

A. Do you have a written safety program?

Yes \(\sigma\) No \(\sigma\) (If yes, attach outline)

- B. Which of the following does your safety program contain:
 - 1. Does your company require health and safety training of its subcontractors?

Yes 🗆 No 🗅

2. Is documentation of health and safety training required?

Yes 🔲 No 🔾

3. Do you have a Hazard Communication Program (29 CFR 1910.1200, CCR Title 8 Section 5194)?

Yes 🗆 No 🗅

4. Do you have a Confined Space Entry and Rescue Program (29 CFR 1910.146, CCR Title 8 Section 5156-5159)?

		SAFETY RECORD F	ORM, INTERNAL	
		Yes ☐ No ☐ (If yes, attach explanation)		
	5.	Do you have a "Hot Work" permit program (29 CFR 1910.1	46 CCR Title 8	5156-5159)?
	٥.			3130 3137).
		Yes □ No □ (If yes, attach explanation)		
	6.	Do you have a "Lock-Out/Tag-Out" program (29 CFR 1910	.417)?	
		Yes □ No □ (If yes, attach explanation)		
<i>C</i> .	Do	you have an Equipment Maintenance Program for the	following:	
	1.	Miscellaneous construction tools and equipment?	Yes 🗖	No 🗖
	2.	Ladders?	Yes 🗖	No □
	3.	Scaffolds?	Yes 🗖	No □
	4.	Heavy Equipment?	Yes 🗖	No 🗖
	5.	Vehicles?	Yes 🗖	No 🗖
D.	Do	you have a new employee safety orientation program?		
	Yes	:		
	1.	If yes, does it include instruction in the following:		
		(a) Company Safety Policy	Yes 📮	No 🖸
		(b) Company Safety Rules	Yes 🗖	No □
		(c) Safety Meeting Attendance	Yes 🖵	No 🖵
		(d) Company Safety Record	Yes 🗖	No 🗖
		(e) Hazard Recognition	Yes 🗖	No 🗖
		(f) Hazard Reporting	Yes 🗀	No 🗖
		(g) Injury Reporting	Yes 🗖	No 🛄
		(h) Non-Injury Accident Reporting	Yes 🖵	No 🗖
		(i) Personal Protective Equipment	Yes 🗖	No 🗆
		(j) Respiratory Protection	Yes □	No 🗖
		(k) Fire Protection	Yes □ Yes □	No □
		(I) Housekeeping (m) Toxic Substance	Yes □	No □ No □
		(n) Electrical Safety	Yes 🗆	No □
		(o) Fall Protection	Yes 🗆	No 🗆
		(p) First-Aid/CPR	Yes 🗖	No 🗆
		(q) Driving Safety	Yes □	No 🗖
		(r) Hearing Conservation	Yes 🗖	No 🗖
		(s) Lock-Out/Tag-Out	Yes 🖵	No 🗖
		(t) Bloodborne Pathogens	Yes 🗖	No 🗖
		(u) Asbestos	Yes 🖵	No 🗖
		(v) Confined Spaces	Yes 🗆	No 🗖
		(w) Hazard Communication	Yes 🗀	No 🗀

SAFETY RECORD FORM

IV. Safety Program Information (cont'd)

E.	Do you conduct safety meetings for your employees?	Yes 🗖	No 🗖
	1. If yes, how often:		
	Daily 🗘 Weekly 🗘 Bi-weekly 🗘 Monthly	☐ As No	eeded 🖵
F.	Do you conduct health and safety audits of work in progress	s?	
	Yes 🗆 No 📮		
	1. If yes, who conducts the audits?		
	2. How often are the audits conducted?		
G.	Do you notify all employees of accidents and precautions re	elated to accid	dents and near misses?
	Yes 🖸 No 🖸		
	1. If yes, how is this notification accomplished?		
	(a) Safety meetings	Yes 🗆	No 🗆
	 (b) Post notification in office (c) Post notification at the site where the incident occurred (d) Other 	Yes □ Yes □	No □ No □
Н.	Is safety a criteria in evaluating the performance of:		
	1. Employees	Yes 🗆	No 🗆
	2. Supervisors3. Management	Yes □ Yes □	No □ No □
I.	Does your firm hold "tailgate" safety meetings?	Yes 🗅	№ 📮
	1. If yes, how often:		
	Daily Weekly Bi-weekly Monthly	☐ As Ne	eeded 🖫
J.	Does your company have a drug and alcohol testing policy?	•	
	Yes No No		•
K.	Does your company require that subcontractors participate	in a drug sur	veillance/testing program?
	Yes 🖸 No 🖸		
L.	Does your company have a method of disseminating safety i	information?	
	Yes No No		

PART 5

DRAFT SERVICES AGREEMENT

SERVICES AGREEMENT; CONTRACT NO. FC-8705

Automotive Body and Frame Repairs

This Services Agreement ("<u>Agreement</u>") is entered into and effective as of _____ (the "<u>Effective Date</u>") between the City of Atlanta ("<u>City</u>") and the service provider ("<u>Service Provider</u>") set forth below.

Contract Name: Automotive Body and Frame Repair	Contract No. FC-8705
Service Provider	City of Atlanta
Name:	Using Agency: Department of Public Works
Address:	Address: 55 Trinity Ave., SW, Atlanta, Georgia 30303
Phone:	Phone: (404) 622-7681 x 114
Fax:	Email: TDWoods@atlantaga.gov
Authorized Representative:	Authorized Representative: Tracy Woods

1. Background.

- 1.1 City desires to obtain from Service Provider the services ("Services") described generally on Exhibit A attached.
- 1.2 The total not to exceed compensation amount payable by City during the initial term of this Agreement is \$ ____ ("Maximum Payment Amount"). More detailed terms concerning compensation payable under this Agreement are set forth on Exhibit A.

2. <u>Term.</u>

- 2.1 <u>Initial Term</u>. The initial term of this Agreement will be one (1) year. This Agreement shall commence on the Effective Date and end one (1) year from this effective date. The initial term of the Agreement and any renewal term(s) are collectively referred to as the "Term".
- 2.2 <u>Renewal Terms</u>. City shall have the right in its sole discretion to renew this Agreement for two (2) additional one (1) year terms according to the following procedure:
- 2.2.1 If City desires to exercise an option to renew, it will submit legislation authorizing such renewal for consideration by City's Council and Mayor prior to the expiration of the prior Term. The legislation will establish that the date of such renewal will be the day immediately following the expiration day of the prior Term;

3. If such legislation is enacted, within five (5) days of such enactment, City will notify Service Provider of such renewal, at which time Service Provider shall be bound to provide Services during such renewal Term, without the need for the Parties to execute any further documents evidencing such renewal, it being acknowledged by Service Provider that its initial execution of this Agreement is deemed its agreement to continue to provide Services during any renewal Term.

4. <u>Interpretation</u>.

- 4.1 All capitalized terms used in this Agreement shall have the meanings ascribed to them in the Contract Documents and on **Exhibit B** attached hereto.
- 4.2 If there is a conflict between any of the Contract Documents, precedence shall be given in the following order:¹
 - 1. Agreement
 - 2. Exhibit A Services and Additional Compensation Terms
 - 3. Exhibit B Definitions
 - 4. Exhibit D City Security Policies
 - 5. Exhibit E Dispute Resolution Procedures
 - 6. Appendix A Office of Contract Compliance Requirements
 - 7. Appendix B Insurance and Bonding Requirements
 - 8. Additional Contract Documents
- 5. <u>Authorization</u>. If applicable, this Agreement is authorized by legislation adopted by City which is attached as **Exhibit C**.

5. Services.

- 5.1 <u>Description of Services</u>. Service Provider agrees to provide to City the Services per this Agreement. Exhibit A sets forth the following: (a) the period of time during which the Services will be provided; (b) a description of the Services to be provided; (c) the amounts payable and payment schedule for the Services; and (d) any additional provisions applicable to the Services. If any services to be performed are not specifically included on Exhibit A, but are reasonably necessary to accomplish the purpose of this Agreement, they will be deemed to be implied in the scope of the Services to the same extent as if specifically described on Exhibit A.
- 5.2 <u>Resources.</u> Unless otherwise expressly provided in this Agreement, all equipment, software, Facilities and Service Provider Personnel required for the proper performance of Services shall be furnished by and be under the control of Service Provider.

¹ For purposes of this provision, authorized changes to an item listed in the order of precedence pursuant to a Change Document take precedence over the particular item changed.

Service Provider shall be responsible, at its sole cost, for procuring and using such resources in proper and qualified and high quality working and performing order.

5.3 Change Documents.

- 5.3.1 This section will govern changes to the Agreement, whether such changes involve an increase in the Maximum Payment Amount or not. Changes in the Services or other aspects of this Agreement shall be made by written document ("<u>Change Document</u>" or "<u>Unilateral Change Document</u>").² All changes shall be implemented pursuant to this subsection (the "<u>Change Document Procedures</u>") and any Applicable Law.
- 5.3.2 Potential Change Documents that may be issued concerning this Agreement include, but are not limited to:
 - (a) Change Documents to the Agreement involving an increase to the Maximum Payment Amount executed between City and Service Provider which may or may not require legislative approval under Code Section 2-1292;
 - (b) Change Documents to the Agreement involving no increase to the Maximum Payment Amount, changes in the value of the Charges or changes in the terms or amounts of compensation under the Maximum Payment Amount executed between City and Service Provider pursuant to Code Section 2-1292(d); and
 - (c) Unilateral Change Documents to the Agreement issued by City pursuant to Code Section 2-1292(d) involving no increase to the Maximum Payment Amount, changes in the value of the Charges or changes in the terms or amounts of compensation under the Maximum Payment Amount.

Change Documents that do not involve an increase in the Maximum Payment Amount will be executed pursuant to Code Section 2-1292(d) either bilaterally or unilaterally by City.

5.3.3 City may propose a change in the Services or other aspects of this Agreement by delivering written notice to Service Provider describing the requested change ("Change Request"). Within ten (10) days of receipt of City's Change Request, Service Provider shall evaluate it and submit a written response ("Proposed Change Document"). A Change Request which involves the reduction of Services shall be effective upon written notice to Service Provider.

² Change Documents may assume numerous multiple forms and titles depending on the nature of the change involved (e.g. Change Order, Unilateral Change Order, Amendment, Contract Modification, Renewal, etc.).

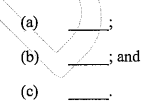
- 5.3.4 Service Provider may, without receiving any Change Request, on its own submit a Proposed Change Document describing its own proposed requested change to the Agreement.
- 5.3.5 Each Proposed Change Document shall include the applicable schedule for implementing the proposed change, any applicable changes to the Charges (either increased or decreased) and all other information applicable to the proposed change. Each Proposed Change Document shall constitute an offer by Service Provider and shall be irrevocable for a period of sixty (60) days. City shall review and may provide Service Provider with comments regarding a Proposed Change Document, and Service Provider shall respond to such comments, if any. A Proposed Change Document from Service Provider will become effective only when executed by an authorized representative of City.
- 5.3.6 City may propose any changes to the Agreement, including, but not limited to, changes that it contends do not involve an increase to the Maximum Payment Amount, a change in the Charges or changes in the terms or amounts of compensation under the Maximum Payment Amount, and Service Provider shall, in good faith, evaluate such proposed Change Request. If City and Service Provider are able to reach agreement on such Change Request, each will execute a Change Document concerning such Change Request pursuant to Code Section 2-1292(d). Nothing in this Agreement shall, in the event of disagreement between City and Service Provider concerning a proposed Change Request, or otherwise, prohibit City from issuing a Unilateral Change Document to Service Provider, pursuant to Code Section 2-1292(d), and City and Service Provider agree to resolve their dispute pursuant to the Dispute Resolution Procedures set forth in Exhibit E. During the pendency of such dispute, Service Provider shall continue to perform the Services, as changed by such Unilateral Change Document.
- 5.4 Suspension of Services. City may, by written notice to Service Provider, suspend at any time the performance of any or all of the Services to be performed under this Agreement. Upon receipt of a suspension notice, Service Provider must, unless the notice requires otherwise, (a) immediately discontinue suspended Services on the date and to the extent specified in the notice; (b) place no further orders or subcontracts for materials, services or facilities with respect to suspended Services, other than to the extent required in the notice; and (c) take any other reasonable steps to minimize costs associated with the suspension.

6. Service Provider's Obligations.

- 6.1 <u>Service Provider Personnel</u>. Service Provider shall be responsible, at its own cost, for all recruiting, hiring, training, educating and orienting of all Service Provider Personnel, all of whom shall be fully qualified and shall be authorized under Applicable Law to perform the Services.
- 6.2 <u>Service Provider Authorized Representative</u>. Service Provider designates the Service Provider Authorized Representative named on page 1 of this Agreement ("<u>Service Provider Authorized Representative</u>") and, such Person shall: (a) be a project executive and employee within Service Provider's organization, with the information, authority and resources

available to properly coordinate Service Provider's responsibilities under this Agreement; (b) serve as primary interface and the single-point of communication for the provision of Services by Service Provider; (c) have day-to-day responsibility and authority to address issues relating to the Services; and (d) devote adequate time and efforts to managing and coordinating the Services.

- 6.3 <u>Qualifications</u>. Upon City's reasonable request, Service Provider will make available to City all relevant records of the education, training, experience, qualifications, work history and performance of Service Provider Personnel.
- 6.4 Removal of Personnel Assigned to City Contract. Within a reasonable period, but not later that seven (7) days after Service Provider's receipt of notice from City that the continued assignment to the City Contract of any Service Provider Personnel is not in the best interests of City, Service Provider shall remove such Service Provider Personnel from City's Contract. Service Provider will not be required to terminate the employment of such individual. Service Provider will assume all costs associated with the replacement of any Service Provider Personnel. In addition, Service Provider agrees to remove from City's Contract any Service Provider Personnel who has engaged in willful misconduct or has committed a material breach of this Agreement immediately after Service Provider becomes aware of such misconduct or breach.
- 6.5 <u>Subcontracting</u>. Unless specifically authorized in this Agreement, Service Provider will not enter into any agreement with or delegate or subcontract any Services to any Third Party without the prior written approval of City, which City may withhold in its sole discretion. If Service Provider subcontracts any of the Services (after having first obtained City's prior written approval, in its sole discretion), Service Provider shall: (i) be responsible for the performance of Services by the subcontractors; (ii) remain City's sole point of contact for the Services; and (iii) be responsible for the payment to any subcontractors.
 - 6.6 Key Service Provider Personnel and Key Subcontractors.
- 6.6.1 The following Persons are identified by Service Provider as Key Service Provider Personnel under this Agreement:



6.6.2 The following Persons are identified by Service Provider as Key Subcontractors under this Agreement:

(a)	;
(b)	; and

(c)

- 6.6.3 Service Provider shall not transfer, reassign or replace any Service Provider Key Personnel or Key Subcontractor, except as a result of retirement, voluntary resignation, involuntary termination for cause in Service Provider's sole discretion, illness, disability or death, during the term of this Agreement without prior written approval from City.
- 6.7 <u>Conflicts of Interest</u>. Service Provider shall immediately notify City in writing, specifically disclosing any and all potential or actual conflicts of interests, which arise or may arise during the execution of its work in the fulfillment of the requirements of the Agreement. City shall make a written determination as to whether a conflict of interest actually exists and the actions to be taken to resolve the conflict of interest.
- 6.8 <u>Commercial Activities</u>. Neither Service Provider nor any Service Provider Personnel shall establish any commercial activity, issue concessions, or permits of any kind to third Parties for establishing any activities on City property.

7. City's Authorized Representative.

- 7.1 <u>Designation and Authority</u>. City designates the City Authorized Representative named on page 1 of this Agreement (the "<u>City Authorized Representative</u>") who shall: (a) serve as primary interface and the single-point of communication for the provision of Services; (b) have day-to-day responsibility to address issues relating to this Agreement; and (c) to the extent provided under the Code, have the authority to execute any additional documents or changes on behalf of City.
- 7.2 <u>City's Right to Review and Reject.</u> Any Service or other document or item to be submitted or prepared by Service Provider hereunder shall be subject to the review of the City Authorized Representative. The City Authorized Representative may disapprove, if in the City Authorized Representative's sole opinion the Service, document or item is not in accordance with the requirements of this Agreement or sound professional service principles, or is impractical, uneconomical or unsuited in any way for the purposes for which the Service, document or item is intended. If any of the said items or any portion thereof are so disapproved, Service Provider shall revise the items until they meet the approval of the City Authorized Representative. However, Service Provider shall not be compensated under any provision of this Agreement for repeated performance of such disapproved items.

8. Payment Procedures.

- 8.1 <u>General</u>. City will not be obligated to pay Service Provider any amount in addition to the Charges for Service Provider's provision of the Services. Service Provider Personnel hourly rates, reimbursable expenses and other compensable items under this Agreement are set forth on **Exhibit A**.
- 8.2 <u>Invoices</u>. Service Provider shall prepare and submit to City invoices for payment of all Charges in accordance with **Exhibit A**. Each invoice shall be in such detail and in such

format as City may reasonably require. To the extent not set forth on **Exhibit A**, Service Provider shall invoice City monthly for Services rendered.

- 8.3 <u>Taxes</u>. The Charges are inclusive of all taxes, levies, duties and assessments ("Taxes") of every nature due in connection with Service Provider's performance of the Services. Service Provider is responsible for payment of such Taxes to the appropriate governmental authority. If Service Provider is refunded any Tax payments made relating to the Services, Service Provider shall remit the amount of such refund to City within forty-five (45) days of receipt of the refund.
- 8.4 <u>Payment</u>. City shall endeavor to pay all undisputed Charges within thirty (30) days of the date of the receipt by City of a properly rendered and delivered invoice. Notwithstanding the forgoing, unless otherwise provided on **Exhibit A**, all undisputed Charges on an invoice properly rendered and delivered shall be payable within forty-five (45) days of the date of receipt by City.
- 8.5 <u>Disputed Charges</u>. If City in good faith disputes any portion of an invoice, City may withhold such disputed amount and notify Service Provider in writing of the basis for any dispute within thirty (30) days of the later of: (a) receipt of the invoice; or (b) discovery of the basis for any such dispute. City and Service Provider agree to use all reasonable commercial efforts to resolve any disputed amount in any invoice within thirty (30) days of the date City notifies Service Provider of the disputed amount.
- 8.6 No Acceptance of Nonconforming Work. No payment of any invoice or any partial or entire use of the Services by City constitutes acceptance of any Services.
- 8.7 <u>Payment of Other Persons</u>. Prior to the issuance of final payment from City, Service Provider shall certify to City in writing, in a form satisfactory to City, that all subcontractors, materialmen, suppliers and similar firms or persons engaged by Service Provider in connection with this Agreement have been paid in full or will be paid in full utilizing the monies constituting final payment to Service Provider.
- 9. <u>Service Provider Representations and Warranties</u>. As of the Effective Date and continuing throughout the Term, Service Provider warrants to City that:
- 9.1 <u>Authority</u>. Service Provider is duly incorporated or formed, validly existing and is in good standing under the laws of the state in which it is incorporated or formed, and is in good standing in each other jurisdiction where the failure to be in good standing would have a material adverse affect on its business or its ability to perform its obligations under this Agreement. Service Provider has all necessary power and authority to enter into and perform its obligations under this Agreement, and the execution and delivery of this Agreement and the consummation of the transactions contemplated by this Agreement have been duly authorized by all necessary actions on its part. This Agreement constitutes a legal, valid and binding obligation of Service Provider, enforceable against it in accordance with its terms. No action, suit or proceeding in which Service Provider is a party that may restrain or question this Agreement or the provision of Services by Service Provider is pending or threatened.

- 9.2 <u>Standards</u>. The Services will be performed in a workmanlike manner in accordance with the standards imposed by Applicable Law and the practices and standards used in well managed operations performing services similar to the Services.
- 9.3 <u>Conformity</u>. The development, creation, delivery, provision, implementation, testing, maintenance and support of all Services shall conform in all material respects to the description of such Services in the Contract Documents.
- 9.4 <u>Materials and Equipment</u>. Any equipment or materials provided by Service Provider shall be new, of clear title, not subject to any lien or encumbrance, of the most suitable grade of their respective kinds for their intended uses, shall be free of any defect in design or workmanship and shall be of merchantable quality and fit for the purposes for which they are intended.

10. Compliance with Laws.

- 10.1 <u>General</u>. Service Provider and its subcontractors will perform the Services in compliance with all Applicable Laws.
- 10.2 <u>City's Socio-Economic Programs</u>. Service Provider shall comply with Appendix A and any applicable City socio-economic programs, including, but not limited to, City's EBO and EEO Programs, and requirements set forth in the Code in the performance of the Services.
- 10.3 <u>Consents, Licenses and Permits</u>. Service Provider will be responsible for, and the Charges shall include the cost of, obtaining, maintaining and complying with, and paying all fees and taxes associated with, all applicable licenses, authorizations, consents, approvals and permits required of Service Provider in performing Services and complying with this Agreement.

11. Confidential Information.

- Information of the other Party for two (2) years following the expiration or termination of this Agreement; provided, however, that each Party's obligations for the other Party's Confidential Information that constitutes trade secrets pursuant to Applicable Laws will continue for so long as such Confidential Information continues to constitute a trade secret under Applicable Law. Any Confidential Information that may be deemed Sensitive Security Information by the Department of Homeland Security or any other similar Confidential Information related to security will be considered trade secrets. Upon request by City, Service Provider will return any trade secrets to City. Each Party agrees to hold the Confidential Information of the other in trust and confidence and will not disclose it to any Person, or use it (directly or indirectly) for its own benefit or the benefit of any other Person other than in the performance of its obligations under this Agreement.
- 11.2 <u>Disclosure of Confidential Information or Information Other Party Deems to be Confidential Information</u>. Each Party will be entitled to disclose any Confidential Information if compelled to do so pursuant to: (i) a subpoena; (ii) judicial or administrative order; or (iii) any

other requirement imposed upon it by Applicable Law. Prior to making such a disclosure, to the extent allowed pursuant to Applicable Law, each Party shall provide the other with thirty six (36) hours prior notice by facsimile of its intent to disclose, describing the content of the information to be disclosed and providing a copy of the pleading, instrument, document, communication or other written item compelling disclosure or, if not in writing, a detailed description of the nature of the communication compelling disclosure with the name, address, phone number and facsimile number of the Person requesting disclosure. Should the non-disclosing Party contest the disclosure, it must: a) seek a protective order preventing such disclosure; or b) intervene in such action compelling disclosure, as appropriate. This Section shall be applicable to information that one Party deems to be Confidential Information but the other Party does not.

12. Work Product.

- 12.1 Except as otherwise expressly provided in this Agreement, all reports, information, data, specifications, computer programs, technical reports, operating manuals and similar work or other documents, all deliverables, and other work product prepared or authored by Provider or any of its contractors exclusively for the City under this Agreement, and all intellectual property rights associated with the foregoing items (collectively, the "Work Product") shall be and remain the sole and exclusive property of the City. Any of Provider's or its contractors' works of authorship comprised within the Work Product (whether created alone or in concert with City or Third Party) shall be deemed to be "works made for hire" and made in the course of services rendered and, whether pursuant to the provisions of Section 101 of the U.S. Copyright Act or other Applicable Law, such Work Product shall belong exclusively to City. Provider and its contractors grant the City a non-exclusive, perpetual, worldwide, fully paid up, royalty-free license to all Work Product not exclusively developed for City under this Agreement.
- 12.2 If any of the Work Product is determined not to be a work made for hire, Service Provider assigns to City, worldwide and in perpetuity, all rights, including proprietary rights, copyrights, and related rights, and all extensions and renewals of those rights, in the Work Product. If Service Provider has any rights to the Work Product that cannot be assigned to City, Service Provider unconditionally and irrevocably waives the enforcement of such rights and irrevocably grants to City during the term of such rights an exclusive, irrevocable, perpetual, transferable, worldwide, fully paid and royalty-free license, with rights to sublicense through multiple levels of sublicensees, to reproduce, make, have made, create derivate works of, distribute, publicly perform and publicly display by all means, now known or later developed, such rights.
- 12.3 City shall have the sole and exclusive right to apply for, obtain, register, hold and renew, in its own name or for its own benefit, all patents, copyrights, applications and registrations, renewals and continuations and all other appropriate protection.
- 12.4 To the extent exclusive title or complete and exclusive ownership rights in any Work Product created by Service Provider Personnel may not originally vest in City by operation of Applicable Law, Service Provider shall, immediately upon request, unconditionally and irrevocably assign, transfer and convey to City all rights, title and interest in the Work Product.

12.5 Without any additional cost to City, Service Provider Personnel shall promptly give City all reasonable assistance and execute all documents City may reasonably request to enable City to perfect, preserve, enforce, register and record its rights in all Work Product. Service Provider irrevocably designates City as Service Provider's agent and attorney-in-fact to execute, deliver and file, if necessary, any documents necessary to give effect to the provisions of this Section and to take all actions necessary, in Service Provider's name, with the same force and effect as if performed by Service Provider.

13. Audit and Inspection Rights.

13.1 General.

- 13.1.1 Service Provider will provide to City, and any Person designated by City, access to Service Provider Personnel and to Service Provider owned Facilities for the purpose of performing audits and inspections of Service Provider, Service Provider Personnel and/or any of the relevant information relating to the Services and this Agreement. Such audits, inspections and access may be conducted to: (a) verify the accuracy of Charges and invoices; (b) examine Service Provider's performance of the Services; (c) monitor compliance with the terms of this Agreement; and (d) any other matters reasonably requested by City. Service Provider shall provide full cooperation to City and its designated Persons in connection with audit functions and examinations by regulatory authorities.
- 13.1.2 All audits and inspections will be conducted during normal business hours (except with respect to Services that are performed during off-hours).
- 13.1.3 Service Provider shall promptly respond to and rectify the deficiencies identified in and implement changes suggested by any audit or inspection report.
- 13.1.4 If any audit or inspection of Charges or Services reveals that City has overpaid any amounts to Service Provider, Service Provider shall promptly refund such overpayment and Service Provider shall also pay to City interest on the overpayment amount at the rate of one-half percent (0.5%) per month (or such maximum rate permissible by Applicable Law, if lower) from the date the overpayment was made until the date the overpayment is refunded to City by Service Provider.
- 13.2 Records Retention. Until the later of: (a) six (6) years after expiration or termination of this Agreement; (b) the date that all pending matters relating to this Agreement (e.g., disputes) are closed or resolved by the Parties; or (c) the date such retention is no longer required to meet City's records retention policy or any record retention policy imposed by Applicable Law, if more stringent than City's policy, Service Provider will maintain and provide access upon request to the records, data, documents and other information required to fully and completely enable City to enforce its audit rights under this Agreement.

14. Indemnification by Service Provider.

- 14.1 <u>General Indemnity</u>. Service Provider shall indemnify and hold City, its agencies and its and their respective officers, directors, employees, advisors, and agents, successors and permitted assigns, harmless from any losses, liabilities, damages, demands and claims, and all related costs (including reasonable legal fees and costs of investigation, litigation, settlement, judgment, interest and penalties) arising from claims or actions based upon:
 - (a) Service Provider's or Service Provider Personnel's performance, non-performance or breach of this Agreement;
 - (b) compensation or benefits of any kind, by or on behalf of Service Provider Personnel, or any subcontractor, claiming an employment or other relationship with Service Provider or such subcontractor (or claiming that this Agreement creates an inherent, statutory or implied employment relationship with City or arising in any other manner out of this Agreement or the provision of Services by such Service Provider Personnel or subcontractor);
 - (c) any actual, alleged, threatened or potential violation of any Applicable Laws by Service Provider or Service Provider Personnel, to the extent such claim is based on the act or omission of Service Provider or Service Provider Personnel, excluding acts or omissions by or at the direction of City;
 - (d) death of or injury to any individual caused, in whole or in part, by the tortious conduct of Service Provider or any Person acting for, in the name of, at the direction or supervision of or on behalf of Service Provider; and
 - (e) damage to, or loss or destruction of, any real or tangible personal property caused, in whole or in part, by the tortious conduct of Service Provider or any Person acting for, in the name of, at the direction or supervision of or on behalf of Service Provider.
- 14.2 Intellectual Property Indemnification by Service Provider. Service Provider shall indemnify and hold City Indemnitees, harmless from and against any losses, liabilities, damages, demands and claims, and all related costs (including reasonable legal fees and costs of investigation, litigation, settlement, judgment, interest and penalties) arising from claims or actions based upon any of the materials and methodologies used by Service Provider (or any Service Provider agent, contractor, subcontractor or representative), or City's use thereof (or access or other rights thereto) in connection with the Services infringes or misappropriates the Intellectual Property Rights of a Third Party. If any materials or methodologies provided by Service Provider hereunder is held to constitute, or in Service Provider's reasonable judgment is likely to constitute, an infringement or misappropriation, Service Provider will in addition to its indemnity obligations, at its expense and option, and after consultation with City regarding City's preference in such event, either: (A) procure the right for City Indemnitees to continue using such materials or methodologies; (B) replace such materials or methodologies with a non-infringing equivalent, provided that such replacement does not result in a degradation of the

functionality, performance or quality of the Services; (C) modify such materials or methodologies, or have such materials or methodologies modified, to make them non-infringing, provided that such modification does not result in a degradation of the functionality, performance or quality of the materials or methodologies; or (D) create a feasible workaround that would not have any adverse impact on City.

15. <u>Limitation of Liability</u>.

- General. MAXIMUM AGGREGATE LIABILITY OF 15.1 THE CITY HEREUNDER IS LIMITED TO THE TOTAL OF ALL/CHARGES ACTUALLY PAID DURING THE CURRENT YEAR UNDER THE AGREEMENT. EXCEPT FOR PROVIDER'S INDEMNITY OBLIGATIONS SET FORTH IN THE SECTION ENTITLED "INDEMNIFICATION BY SERVICE PROVIDER" AND WILLFUL MISCONDUCT OR GROSS NEGLIGENCE BY PROVIDER, NEITHER PARTY SHALL BE LIABLE FOR ANY INDIRECT, CONSEQUENTIAL, OR PUNITIVE DAMAGES (OR ANY COMPARABLE CATEGORY OR FORM OF SUCH DAMAGES, HOWSOEVER CHARACTERIZED IN ANY JURISDICTION), ARISING OUT OF OR RESULTING FROM THE PERFORMANCE OR NONPERFORMANCE OF ITS OBLIGATIONS / UNDER THIS AGREEMENT. REGARDLESS OF THE FORM OF ACTION, WHETHER IN CONTRACT, NEGLIGENCE, TORT, STRICT LIABILITY, PRODUCTS LIABILITY OR OTHERWISE, AND EVEN IF FORESEEABLE OR IF SUCH PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.
- 15.2 Exceptions to Limitations. The limitations set forth in the immediate subsection shall not apply to: (a) personal injury, wrongful death or tangible property damage; or (b) any claim involving a violation of any Applicable Law concerning homeland security, terrorist activity or security sensitive information, regardless of the manner in which such damages are characterized.
- 16. <u>Insurance and Bonding Requirements</u>. Service Provider shall comply with the insurance and bonding requirements set forth on Appendix B.
- 17. Force Majeure. Neither Party will be liable for default or delay in the performance of its obligations under this Agreement to the extent such default or delay is caused by a Force Majeure Event. Upon the occurrence of a Force Majeure Event, the non-performing Party will be excused from performance or observance of affected obligations for as long as: (a) the Force Majeure Event continues; and (b) the Party continues to attempt to recommence performance or observance to the extent commercially reasonable without delay. If any Force Majeure Event continues for thirty (30) consecutive days, City may, at its option during such continuation, terminate this Agreement, in whole or in part, without penalty or further obligation or liability of City.

18. Termination.

18.1 <u>Termination by City for Cause</u>. City may at its option, by giving written notice to Service Provider, terminate this Agreement:

- (a) for a material breach of the Contract Documents by Service Provider that is not cured by Service Provider within seven (7) days of the date on which City provides written notice of such breach;
- (b) immediately for a material breach of the Contract Documents by Service Provider that is not reasonably curable within seven (7) days;
- (c) immediately upon written notice for numerous breaches of the Contract Documents by Service Provider that collectively constitute a material breach or reasonable grounds for insecurity concerning Service Provider's performance; or
- (d) immediately for engaging in behavior that is dishonest, fraudulent or constitutes a conflict of interest with Service Provider's obligations under this Agreement or is in violation of any City Ethics Ordinances.
- 18.2 Re-procurement Costs. In addition to all other rights and remedies City may have, if this Agreement is terminated by City pursuant to the above subsection entitled "Termination by City for Cause", Service Provider will be liable for all costs in excess of the Charges for all terminated Services reasonably and necessarily incurred by City in the completion of the Services, including the cost of administration of any agreement awarded to other Persons for completion. If City improperly terminates this Agreement for cause, the termination for cause will be considered a termination for convenience in accordance with the provisions of the Section entitled "Termination by City for Convenience".
- 18.3 Termination by City for Insolvency. City may terminate this Agreement immediately by delivering written notice of such termination to Service Provider if Service Provider: (a) becomes insolvent, as that term may be defined under Applicable Law, or is unable to meet its debts as they mature; (b) files a voluntary petition in bankruptcy or seeks reorganization or to effect a plan or other arrangement with creditors; (c) is adjudicated bankrupt or makes an assignment for the benefit of its creditors generally; (d) fails to deny or contest the material allegations of an involuntary petition filed against it pursuant to any Applicable Law relating to bankruptcy, arrangement or reorganization, which is not dismissed within sixty (60) days; or (e) applies for or consents to the appointment of any receiver for all or any portion of its property.
- 18.4 <u>Termination by City for Convenience</u>. At any time during the Term of this Agreement, City may terminate this Agreement for convenience upon fourteen (14) days written notice of such termination. Upon a termination for convenience, Service Provider waives any claims for damages, including loss of anticipated profits. As Service Provider's sole remedy and City's sole liability, City will pay Charges for the Services properly performed prior to the notice of termination, plus all reasonable costs for Services performed after the termination, as specified in such notice, and reasonable administrative costs of settling and paying claims arising out of the termination of Services under purchase orders or subcontracts except to the extent any products under such purchase orders or subcontracts can be used by Service Provider in its business within the thirty (30) days following termination. If requested, Service Provider shall substantiate such costs with proof satisfactory to City.

- 18.5 <u>Termination for Lack of Appropriations</u>. If, during the Term of this Agreement, legislation establishing a Maximum Payment Amount for the following year is not enacted, this Agreement will terminate in its entirety on the last day of the annual term for which a Maximum Payment Amount has been legislatively authorized.
- Agreement, in whole or in part and for any reason, shall not affect: (a) any liabilities or obligations of either Party arising before such termination or out of the events causing such termination; or (b) any remedies to which a Party may be entitled under this Agreement, at law or in equity. Upon termination of this Agreement, Service Provider shall immediately: (i) discontinue Services on the date and to the extent specified in the notice and place no further purchase orders or subcontracts to the extent that they relate to the performance of the terminated Services; (ii) inventory, maintain and turn over to City all work product, licenses, equipment, materials, plant, tools, and property furnished by Service Provider or provided by City for performance of the terminated Services; (iii) promptly obtain cancellation, upon terms satisfactory to City, of all purchase orders, subcontracts, rentals or any other agreements existing for performance of the terminated Services, or assign those agreements, as directed by City; (iv) comply with all other reasonable requests from City regarding the terminated Services; and (v) continue to perform in accordance with all of the terms and conditions of this Agreement any portion of the Services that are not terminated.

19. Dispute Resolution.

- 19.1 All disputes under the Contract Documents or concerning Services shall be resolved under this **Section** and **Exhibit E**. Both Parties shall continue performing under this Agreement while the Parties are seeking to resolve any such dispute unless, during that time, this Agreement is terminated or expires. A dispute over payment will not be deemed to preclude performance by Service Provider.
- 19.2 <u>Applicable Law.</u> The Contract Documents shall be governed by and construed in accordance with the substantive laws of the State of Georgia without regard to its choice of law principles.
- 19.3 <u>Jurisdiction and Venue</u>. The Parties hereby submit and consent to the exclusive jurisdiction of the state courts of Fulton County, Georgia or in the United States District Court for the Northern District of Georgia and irrevocably agree that all actions or proceedings relating to this Agreement will be litigated in such courts, and each of the Parties waives any objection which it may have based on improper venue or forum non conveniens to the conduct of any such action or proceeding in such court.

20. General.

20.1 <u>Notices</u>. Any notice under this Agreement shall be in writing and sent to the respective Party at the address on page 1 of this Agreement, or, if applicable, to the City's Department of Procurement at 55 Trinity Avenue, Suite 1790, Atlanta, Georgia, 30303, and shall be deemed delivered: (a) when delivered by hand or courier or by overnight delivery with

signature receipt required; (b) when sent by confirmed facsimile with a copy sent by another means specified in this **Section**; or (c) three (3) days after the date of mailing by United States certified mail, return receipt requested, postage prepaid. Any Party may change its address for communications by notice in accordance with this Section.

- 20.2 <u>Waiver</u>. Any waiver by the Parties or failure to enforce their rights under this Agreement shall be deemed applicable only to the specific matter and shall not be deemed a waiver or failure to enforce any other rights under this Agreement, and this Agreement shall continue in full force and effect as though such previous waiver or failure to enforce any rights had not occurred. No supplement, modification, amendment or waiver of this Agreement will be binding on City unless executed in writing by the City Authorized Representative.
- 20.3 <u>Assignment</u>. Neither this Agreement, nor any rights or obligations under it, are assignable in any manner without the prior written consent of the other Party and any attempt to do so without such written consent shall be void ab initio.
- 20.4 <u>Publicity</u>. Service Provider shall not make any public announcement, communication to the media, take any photographs or release any information concerning City, the Services or this Agreement without the prior written consent of City.
- 20.5 <u>Severability</u>. In the event that any provision of this Agreement is declared invalid, unenforceable or unlawful, such provision shall be deemed omitted and shall not affect the validity of other provisions of this Agreement.
- 20.6 <u>Further Assurances</u>. Each Party shall provide such further documents or instruments required by the other Party as may be reasonably necessary to give effect to this Agreement.
- 20.7 No Drafting Presumption. No presumption of any Applicable Law relating to the interpretation of contracts against the drafter shall apply to this Agreement.
- 20.8 <u>Survival</u>. Any provision of this Agreement which contemplates performance subsequent to any termination or expiration of this Agreement or which must survive in order to give effect to its meaning, shall survive the expiration or termination of this Agreement.
- 20.9 <u>Independent Contractor</u>. Service Provider is an independent contractor of City and nothing in this Agreement shall be deemed to constitute Service Provider and City as partners, joint venturers, or principal and agent, or be construed as requiring or permitting the sharing of profits or losses. Neither Party has the authority to represent or bind or create any legal obligations for or on behalf of the other Party.
- 20.10 <u>Third Party Beneficiaries</u>. This Agreement is not intended, expressly or implicitly, to confer on any other Person any rights, benefits, remedies, obligations or liabilities.

- 20.11 <u>Cumulative Remedies</u>. Except as otherwise provided herein, all rights and remedies under this Agreement are cumulative and are in addition to and not in lieu of any other remedies available under Applicable Law, in equity or otherwise.
- 20.12 Entire Agreement. The Contract Documents contain the entire Agreement of the Parties relating to their subject matter and supersede all previous communications, representations or agreements, oral or written, between the Parties with respect to such subject matter. This Agreement may only be amended or modified by a writing executed by each Party's authorized representative and each such writing shall be deemed to incorporate the Contract Documents, except to the extent that City is authorized under Applicable Law to issue Unilateral Change Documents. SERVICE PROVIDER MAY NOT UNILATERALLY AMEND OR MODIFY THIS AGREEMENT BY INCLUDING PROVISIONS IN ITS INVOICES, OR OTHER BUSINESS FORMS, WHICH SHALL BE DEEMED OBJECTED TO BY CITY AND OF NO FORCE OR EFFECT.
- 20.13 Unauthorized Goods or Services. Service Provider acknowledges that this Agreement and any changes to it by amendment, modification, change order or other similar document may have required or may require the legislative authorization of the City's Council and approval of the Mayor. Under Georgia law, Service Provider is deemed to possess knowledge concerning the City's ability to assume contractual obligations and the consequences of Service Provider's provision of goods or services to the City under an unauthorized contract, amendment, modification, change order or other similar document, including the possibility that the Service Provider may be precluded from recovering payment for such unauthorized goods or services. Accordingly, Service Provider agrees that if it provides goods or services to the City under a contract that has not received proper legislative authorization or if Service Provider provides goods or services to the City in excess of the any contractually authorized goods or services, as required by the City's Charter and Code, the City may withhold payment for any unauthorized goods or services provided by Service Provider. Service Provider assumes all risk of non-payment for the provision of any unauthorized goods or services to the City, and it waives all claims to payment or to other remedies for the provision of any unauthorized goods or services to the City, however characterized, including, without limitation, all remedies at law or equity.

[Signatures on the following page.]

The Parties hereto by authorized representatives have executed this Agreement as of the Effective Date.

	[Service Provider]
City of Atlanta	Signature Block Options for Service Provider:
	Corporate signature:
Mayor	[Insert Corporate Name]
	Ву:
Municipal Clerk (Seal)	Name:
Amazonada	
Approved:	Corporate Secretary/Assistant Secretary (Seal)
	Limited Liability Company:
Richard Mendoza, Commissioner Department of Public Works	[Insert LLC Name]
	Ву:
Chief Procurement Officer	Name:
Chief Procurement Officer	Title:
Approved as to form:	
	Notary Public (Seal)
City Attorney	My Commission Expires:

EXHIBIT A

SCOPE OF SERVICES AND ADDITIONAL COMPENSATION TERMS

SCOPE OF SERVICES FC-8705, Automotive Body and Frame Repair

NOTE: Proponents are strictly limited to the Greater Metropolitan Atlanta area. Proponents may elect to propose on one or multiple line items. One award shall be issued for each Line Item. Proponents shall write-in "NO PROPOSAL" for each line item not elected for proposal purposes. An award will be based on the most responsible and responsive proposals per Group. The Proposal Bond guarantee amount shall be computed based on five percent (5%) of the TOTAL of all line item amounts.

GENERAL: The City of Atlanta (City) is seeking proposals from qualified Proponents to perform Vehicle Body and Frame Repairs for Light, Medium, and Heavy Duty Vehicles.

Specific services sought by the City of Atlanta includes:

- 1. Inspection and body repair/painting estimates and reports on all damaged vehicles must be in written form within forty-eight (48) hours after being notified. Estimate must include a description of work to be performed, an estimate of vehicle down time, total number of hours required and total cost of parts and materials.
- 2. Guarantee/Warranty: Contractor shall guarantee and warranty all work for a minimum period of one (1) year, plus any period specified by a manufacturer beyond a one (1) year period. This guarantee and warranty shall include all materials and workmanship for body repairs and painting.
- 3. Contractor shall state all Labor Rates for paint and body repairs.
- 4. Labor time for painting and replacement parts will be based on current insurance industry standards.
- 5. City of Atlanta is closed for business New Year's Day, Martin Luther King, Jr. Birthday, Memorial Day, Independence Day, Labor Day, Veteran's Day, Thanksgiving Day, and the day after Thanksgiving, and Christmas Day.
- 6. **Turnaround Time**: Maximum repair time should not exceed twenty-one (21) days from the day of the repair authorization. If repairs will exceed this time period, vendor must contact the Office of Fleet Services. The Contractor will give priority service to City vehicles being repaired under this contract. A high level of service and communication must be provided by the Contractor, including work progress, updates on larger jobs and prompt notice of any significant delays. Whenever current volume prevents this high level of customer service, the Contractor will immediately advise the Office of Fleet Services
- 7. Vendor will retrieve vehicles within forty-eight (48) hours of notification from any Fleet Services locations.

- 8. **Repair Parts**: All parts can be Original Equipment Manufacturer, but all parts must be replaced with new parts. Used or substitute parts must be approved by The Office of Fleet Services.
- 9. Management/Supervision Oversight: Contractor shall provide all management, supervision, labor, materials, supplies, repair parts, tools and equipment for the economical and satisfactory service and repair of all vehicles assigned under this contract.
- 10. **Liability:** The contractor must ensure all City of Atlanta equipment in its possession is protected from theft, vandalism and maintained in a secure location.
- 11. An estimate must be provided within forty-eight (48) hours of arrival. After the vehicle is examined, the Contractor will prepare an itemized estimate including only damages which are visible and veritable at the time of initial inspection. As soon as the estimate is complete, it will be sent to the Office of Fleet Services.
- 12. Prior damage will not be included as items for repair on the estimate. However, a notation of prior damage will be made on the estimate.
- 13. Minor appearance type damage to bumpers or other body parts, where repair or replacement would not be required or expected, will not be included on the estimate. The Contractor will contact The Office of Fleet Services with information necessary for a City Representative to complete the adjustment.
- 14. Contractor will "ONLY" make estimated repairs after approval from the Office of Fleet Services.
- 15. **Unexpected Damages**: Hidden and unexpected damages discovered after the shop estimate has been given must be communicated to The Office of Fleet Services immediately. Vendor shall provide an updated estimate and allow the Office of Fleet Services the opportunity to inspect all new work prior to continuing with repairs.
- 16. Estimates are subjected to being audited by a City of Atlanta Representative. All pertinent bills and invoices must be made available. In the event of a discrepancy in the estimate, the loss may be readjusted and credit issued to The Office of Fleet Services.
- 17. Repaired vehicles will be clean and ready for inspection by the Office of Fleet Services.
- 18. **Rework:** All rework is to be completed within fourteen (14) days of acknowledgement in the event a repair discrepancy is determined.
- 19. **Invoices:** Must be provided at the time of vehicle delivery. Invoices must include itemized parts and labor charges.

EXHIBIT A-1

ADDITIONAL COMPENSATION TERMS

COST PROPOSAL FORM

FC-8705, Automotive Body and Frame Repair

Proponents may elect to bid on one or multiple Lines. Proponents shall write-in "NO PROPOSAL" for each line not elected for proposal purposes. Award will be based on most responsible, responsive proposals per Group.

GROUP I (<10,000 lbs)

	Body and Frame Repair for Light Vehicles	Hourly Rate
1.	Car and Light Duty Vehicles Structural/Frame labor Rate	\$
2.	Car and Light Duty Vehicles Body Labor Rate	\$
3.	Car and Light Duty Vehicles Paint Labor Rate	\$

GROUP II (10,001 – 26,000 lbs)

	Body and Frame Repair for Medium Vehicles	Hourly Rate
1.	Medium Duty Vehicles Body Labor Rate	\$
2.	Medium Duty Vehicles Paint/Finish	\$
3.	Medium Duty Vehicles Frame Repair Rate	\$

GROUP III (>26,000 lbs)

	Body and Frame Repair for Heavy Vehicle	Hourly Rate
1.	Heavy Duty Vehicles Body Labor Rate	\$
2.	Heavy Duty Vehicles Paint/Finish	\$
3.	Heavy Duty Vehicles Frame Repair Rate	\$

Please state the percen	tage discount off national	parts catalog.	State national fleet
parts pricing	% off discount to the	City. Please st	ate the name of the
National Catalog the	Proponent will use		

Class	Gross Vehicle Weight Rating (GVWR	Groupings	
Class A	Not greater than 3000lbs		
Class B	3001 - 40001bs		
Class C	4001 - 5000lbs		
Class D	5001 - 60001bs	0	
Class E	6001 - 7000lbs	Group I	
Class F	7001 - 8000lbs		
Class G	8001 - 9000lbs		
Class H	9001 - 10,000lbs		
Class 3	10,001 - 14,000lbs		
Class 4	14,001 - 16,000lbs	Q YY	
Class 5	16,001 - 19,500lbs	Group II	
Class 6	19,501 - 26,000lbs		
Class 7	26,001 - 33,000lbs	Crown III	
Class 8	33,001lbs and over	Group III	

EXHIBIT B

DEFINITIONS

EXHIBIT B DEFINITIONS

When used in the Contract Documents, the following capitalized terms have the following meanings:

"Applicable Law(s)" means all federal, state or local statutes, laws ordinances, codes, rules, regulations, policies, standards, executive orders, consent orders, orders and guidance from regulatory agencies, judicial decrees, decisions and judgments, permits, licenses, reporting or other governmental requirements or policies of any kind by which a Party may be bound, then in effect or which come into effect during the time the Services are being performed, and any present or future amendments to those Applicable Laws, including those which specifically relate to: (a) the business of City; (b) the business of Service Provider or Service Provider's subcontractors; (c) the Agreement and the Contract Documents; or (d) the performance of the Services under this Agreement.

"Charges" means the amounts payable by City to Service Provider under this Agreement.

"City Security Policies" means the policies set forth in Exhibit D.

"Code" means the Code of Ordinances for the City of Atlanta, Georgia, as amended.

"Contract Documents" include this Agreement and the exhibits and other documents attached or referenced herein as well as any authorized changes or addenda hereto.

"<u>Facility</u>" or "<u>Facilities</u>" means the physical premises, locations and operations owned or leased by a Party and from or through which Service Provider will provide any Services.

"Force Majeure Event(s)" means acts of war, domestic and/or international terrorism, civil riots or rebellions, quarantines, embargoes and other similar unusual governmental actions, extraordinary elements of nature or acts of God.

"Party" or "Parties" means City and/or Service Provider.

"Person" means individuals, partnerships, agents, associations, corporations, limited liability companies, firms or other forms of business enterprises, trustees, executors, administrators, successors, permitted assigns, legal representatives and/or other recognized legal entities.

"Service Provider Personnel" means and refers to Service Provider employees or subcontractors hired and maintained to perform Services hereunder.

"Third Party" means a Person other than the Parties.

EXHIBIT C

AUTHORIZING LEGISLATION

If applicable, legislation will be generated once an award is made.

EXHIBIT D

CITY SECURITY POLICY

NOT APPLICABLE

EXHIBIT E

DISPUTE RESOLUTION PROCEDURES

EXHIBIT E DISPUTE RESOLUTION PROCEDURES

- 1. If Service Provider contends it is entitled to compensation or any other relief from City or if there are any disagreements over the scope of Services or proposed changes to the Services, Service Provider shall, without delay and within three (3) days of being aware of the circumstances giving rise to Service Provider's claim, provide written notice of its claim to City. If Service Provider fails to give timely notice as required by this subsection or if Service Provider commences any alleged additional work without first providing notice, Service Provider shall not be entitled to compensation or adjustment for any such work to the extent timely notice was not provided. Such notice shall include sufficient information to advise City of the circumstances giving rise to the claim, the specific contractual adjustment of relief requested and the basis for such request. Within ten (10) days of the date that Service Provider's written notice to City is required under this subsection, Service Provider shall submit a Proposed Change Document relating to the claim meeting the requirements of Subsection 5.3.2 of this Agreement.
- 2. The parties are fully committed to working with each other throughout the Project and agree to communicate regularly with each other at all times so as to avoid or minimize disputes or disagreements. If disputes or disagreements do arise, Service Provider and City each commit to resolving such disputes or disagreements in an amicable, professional and expeditious manner so as to avoid unnecessary losses, delays and disruptions to the Services.
- 3. If a dispute or disagreement cannot be resolved informally Service Provider Authorized Representative and Authorized City Representative, upon the request of either party, shall meet as soon as conveniently possible, but in no case later than thirty (30) days after such a request is made, to attempt to resolve such dispute or disagreement. Prior to any meetings between the Authorized Representatives, the parties will exchange relevant information that will assist the parties in resolving their dispute or disagreement.
- 4. If City and Service Provider are still unable to resolve their dispute, each agrees to consider submitting such dispute to mediation or other acceptable form of alternate dispute resolution.

APPENDIX A

OFFICE OF CONTRACT COMPLIANCE REQUIRMENTS



CITY OF ATLANTA

Kasim Reed Mayor SUITE 1700 55 TRINITY AVENUE, SW ATLANTA, GA 30303 (404) 330-6010 Fax: (404) 658-7359 Internet Home Page: <u>www.atlantaga.gov</u>

OFFICE OF CONTRACT COMPLIANCE

Larry Scott

Director

Iscott@atlantaga.gov

April 27, 2016

RE: Project No.: FC-8705, Automotive Body and Frame Repairs

Dear Prospective City of Atlanta Bidder:

The Office of Contract Compliance (OCC) information is an integral part of every eligible City of Atlanta bid. All Bidders are required to make efforts to ensure that businesses are not discriminated against on the basis of their race, ethnicity or gender, and to demonstrate compliance with these program requirements at or prior to the time of Bid opening, or upon request by OCC. Bidders are required to ensure that prospective subcontractors, vendors, suppliers and other potential participants are not denied opportunities to compete for work on a City contract on the basis of their race, ethnicity, or gender, and must afford all firms, including Small Business Enterprises (SBE) opportunities to participate in the performance of the business of the City to the extent of their availability, capacity and willingness to compete. Please read all of the information very carefully. Pay close attention to the specific goals for SBE participation for this project and the SBO program reminders listed on page 6.

If you have any questions about the information included in this section of the solicitation, please contact the City of Atlanta Office of Contract Compliance at (404) 330-6010.

The City of Atlanta looks forward to the opportunity to do business with your company.

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CITY OF ATLANTA

SMALL BUSINESS OPPORTUNITY PROGRAM

POLICY STATEMENT

It is the policy of the City of Atlanta to promote full and equal business opportunity for all persons doing business with the City. The City must ensure that firms seeking to participate in contracting and procurement activities with the City are not prevented from doing so on the basis size as it relates to revenue and number of employees. The City is committed to ensuring that it is not a passive participant in any private scheme of discrimination. To ensure that businesses are not discriminated against with regard to prime contracting, subcontracting or other partnering opportunities with the City, the City has developed its' various diversity inclusion programs. The purpose of the Small Business Opportunity Program is to ensure that the City of Atlanta has a robust race-neutral approach to promoting full and equal business opportunity for all persons doing business with the City of Atlanta, to promote commerce by assisting Small Business Enterprises (SBEs) to actively participate in the City's procurement process, and ensure that the City of Atlanta utilizes programs that provide it with the best possible resources.

It is also the policy of the City of Atlanta to actively promote equal employment opportunities for minority and female workers and prohibit discrimination based upon race, religion, color, sex, national origin, marital status, physical handicap or sexual orientation through the City's Equal Employment Opportunity (EEO) Program. The purpose of these program is to mitigate the present and ongoing effects of the past and present discrimination against women and minority workers so that opportunity, regardless of race or gender, will become institutionalized in the Atlanta marketplace. It is important to note that all bidders, without exception, including firms that are Small Business Enterprises themselves must comply with the City of Atlanta's SBO and EEO Program requirements. Goals for minority and female business enterprises are set for this project on page 6.

Implementation of SBO Policy

The Office of Contract Compliance will review information submitted by Bidders pertaining to efforts to promote opportunities for small businesses to compete for business as subcontractors and/or suppliers. A Bidder is eligible to be further considered for award of a City contract upon a finding by OCC that the Bidder has engaged in, and provided with its bid submission documentation of efforts to ensure that its process of soliciting, evaluating and awarding subcontracts, placing orders, and partnering with other companies has been non-discriminatory. To assist prime contractors in this effort, the Office of Contract Compliance has set forth in this solicitation document the SBE goals within the relevant NAICS Codes, for this Project.

For subcontracting, the Subcontractor Project Plan must include <u>all</u> subcontractors (both small and non-small business enterprises) to be utilized on the project, detail the services to be performed, the dollar value of the work to be performed by each subcontractor, and the <u>City of Atlanta</u> SBE certification number and supplier id number as applicable.

For suppliers, the Subcontractor Project Plan must include <u>all</u> subcontractors (both small and non-small business enterprises), the supplies to be provided, including the dollar value of the supplies being provided and the <u>City of Atlanta</u> SBE certification number and supplier id number as applicable.

Determination of Non-discrimination During Bid Process

No Bidder shall be awarded a contract on an Eligible Project unless the Office of Contract Compliance determines that the Bidder has satisfied the non-discrimination requirements of section 2-1372 on such Eligible Project. Accordingly, each Bidder shall submit with each Bid the following

- 1. Covenant of Non Discrimination. Each Bidder shall submit with her/his Bid a Covenant of Non-Discrimination which is set forth herein as Exhibit SBO1.
- 2. Outreach efforts documentation. Each bidder shall submit with her/his bid written documentation demonstrating the bidder's outreach efforts to identify, contact, contract with, or utilize businesses, including certified SBEs as subcontractors or suppliers on the contract. This information shall be set forth on Exhibit SBO2, which is included herein.
- 3. Subcontractor project plan. Each bidder shall submit with her/his bid a completed and signed subcontractor project plan, in a form approved and provided by the office of contract compliance, which lists the name, address, telephone number and contact person of each subcontractor or other business to be used in the contract, the NAICS Code and the type of work or service each business will perform, the dollar value of the work and the scope of work, the ownership of each business, certification number of each business, and any other information requested by the office of contract compliance. In order for the office of contract compliance to officially consider a firm to be an SBE, the SBE firm must be certified by or have a certification application pending with the office of contract compliance prior to the bidder's submission of the bid. The subcontractor project plan shall not be changed or altered after approval of the plan and award of the contract without the written approval of the director of the office of contract compliance. A written letter to the director of the office of contract compliance requesting approval to change the subcontractor project plan must be submitted prior to any change in the plan or termination of an SBE's contract.

OCC Review of Bidder Submissions

The Office of Contract Compliance shall determine whether a Bidder has satisfied the non-discrimination requirements of section 2-1448 based on its review of the Covenant of Non Discrimination, the Outreach Efforts Documentation, the Subcontractor Project Plan, and its review of other relevant facts and circumstances, including complaints received as part of the bid process. In reviewing the documents submitted by a Bidder to determine whether the Bidder has satisfied the non-discriminatory practices requirement of this section, the Office of Contract Compliance will consider, among other things, the total project dollars subcontracted to or expended for services performed by other businesses, including certified SBEs, whether such businesses perform Commercially Useful Functions in the work of the contract based upon standard industry trade practices, whether any amounts paid to Supplier businesses are for goods customarily and ordinarily used based upon standard industry trade practices, and the availability of certified SBEs within the relevant NAICS Codes for such Eligible Project.

(a) Receipt of Complaint of Discrimination in the Bid Process

The office of contract compliance shall accept complaints of alleged discrimination during the bid process regarding any participant in the bid process. Where the complaint of discrimination is specific to the procurement which is under consideration by the city, the office of contract compliance may investigate said complaint, determine its validity, and determine whether the actions complained of impact the bidder's responsiveness on the specific procurement. Allegations of discrimination based on events, incidents or occurrences which are unrelated to the specific procurement will be placed in the bidder's file maintained in the vendor relations database and handled in accordance with the procedure established in the city's vendor relations subdivision, section 2-1465, et seq.

(b) Determination of Violation of SBO Process

Where the office of contract compliance investigates a complaint of discrimination that is related to the specific bid process, the details of that investigation, including findings, shall be recorded and maintained in the vendor relations database, pursuant to section 2-1471.

(c) Office of Contract Compliance Determination of Non-Compliance

When, based upon the totality of the circumstances, the office of contract compliance determines that a bidder fails to satisfy the requirements of section 2-1448(a) of a city bid solicitation, the director of the office of contract compliance shall present a written determination of non-compliance to the Chief Procurement Officer which states the determination and lists the reasons for the determination. A bid that does not comply with the requirements set forth in section 2-1448(a) shall be deemed non-responsive and rejected.

Small Business Opportunity Program Bid/RFP Submittals

The Office of Contract Compliance will make any determination of non-responsiveness. The covenant of non-discrimination, the outreach efforts documentation, the subcontractor project plan, and any other information required by OCC in the solicitation document pursuant to section 2-1448 must be completed in their entirety by each bidder and submitted with the other required bid documents in order for the bid to be considered as a responsive bid. Failure to timely submit these forms, fully completed, will result in the bid being considered as a non-responsive bid, and therefore, excluded from consideration.

Monitoring Of SBO Policy

Upon execution of a contract with the City of Atlanta, the successful bidder's Subcontractor Project Plan will become a part of the contract between the bidder and the City of Atlanta. The Subcontractor Project Plan will be monitored by the City of Atlanta's Office of Contract Compliance for adherence with the plan. The successful bidder will be required to provide specific EBO information on a monthly basis that demonstrates the use of subcontractors and suppliers as indicated on the Subcontractor Project Plan. The failure of the successful bidder to provide the specific EBO information by the specified date each month shall be sufficient cause for the City to withhold approval of the successful bidder's invoices for progress payments, increase the amount of the successful bidder's retainage, require joint check issuance, or evoke any other penalties as set forth in the City of Atlanta Code of Ordinances, Sections 2-1452 and 2-1456.

<u>Implementation of EEO Policy</u>

The City effectuates its EEO policy by adopting racial and gender work force availability for every contractor performing work for the City of Atlanta. These percentages are derived from the work force demographics set forth in the 2000 Census EEO file prepared by the United States Department of Commerce for the applicable labor pool normally utilized for the contract.

Monitoring of EEO Policy

Upon award of a contract with the City of Atlanta, the successful bidder must submit a Contract Employment Report (CER), describing the racial and gender make-up of the firm's work force. If the CER indicates that the firm's demographic composition does not meet the adopted EEO goals, the firm will be required to submit an affirmative action plan setting forth the steps to be taken to reach the adopted goals. The CER and the affirmative action plan, if necessary, will become a part of the contract between the successful bidder and the City of Atlanta. Compliance with the EEO requirements will be monitored by the Office of Contract Compliance.

Equal Business Opportunity SBE GOALS for this Project

Project No.: FC-8705, Automotive Body and Frame Repairs

The dominant NAICS code and trade to be engaged for the above referenced solicitation is:

811121 Automotive Body, Paint, and Interior Repair & Maintenance

The EBO goals for the trade categories listed in this project are:

35% SBE

Please be reminded that no Bidder shall be awarded a contract on an Eligible Project unless the Office of Contract Compliance determines that the Bidder has satisfied the non-discrimination requirements of section 2-1448 on such Eligible Project. Details of the O.C.C. review process for determination of non-discrimination are detailed on page 2 of this document.

Equal Business Opportunity Program Reminders

- Certification. It is the prime contractor's responsibility to verify that all SBEs included on the Subcontractor Project Plan are certified by the City of Atlanta's Office of Contract Compliance, or have a certification application pending with the City of Atlanta's Office of Contract Compliance.
- 2. Reporting. The successful bidder must submit monthly SBO program participation reports to the Office of Contract Compliance in a manner as prescribed by the OCC contract monitor of record.
- 3. <u>Subcontractor Contact Form.</u> It is <u>required</u> that bidders list and submit information on <u>all</u> subcontractors they solicit for quotes, all subcontractors who contact them with regard to the project, and all subcontractors they have discussions with regarding the project. Failure to provide complete information on this form will result in your bid being declared non-responsive.
- SBO/EBO Ordinance. The SBO Program is governed by the provisions of the SBO/EBO Ordinance set forth in the City of Atlanta Code Division 12, section 2 1356 through 2 1480. The ordinance can be obtained from the City of Atlanta Clerk's Office at (404) 330-6032.
- 5. <u>Supplier Participation.</u> In order to receive full SBE credit, suppliers must manufacture or warehouse the materials, supplies, or equipment being supplied for use on the Eligible Project.
- 6. OCC Registry of Certified Firms. To access OCC's real time registry of vendors (certified or non-certified), visit our PRISM Compliance Management portal at: https://pro.prismcompliance.com/default.aspx. Next, click the drop down arrow under "Visit a Jurisdiction", select "City of Atlanta", and click "go!" Once there, you may search by Industry or Certification to obtain your desired results. You may also go to the website: www.atlantaga.gov/contractcompliance and scroll down to the section heading "Registry of Certified Firms" Click OCC's quarterly list to access the current directory of certified firms.

COVENANT OF NON-DISCRIMINATION

The undersigned understands that it is the policy of the City of Atlanta to promote full and equal business opportunity for all persons doing business with the City of Atlanta. The undersigned covenants that we have not discriminated, on the basis of race, gender or ethnicity, with regard to prime contracting, subcontracting or partnering opportunities. The undersigned further covenants that we have completed truthfully and fully the required forms SBO-2 and SBO-3. Set forth below is the signature of an officer of the bidding entity with the authority to bind the entity.

Signature of Attesting Party		
Title of Attesting Party	, , 	
On this day of person who signed the above co	, 20, before me appeared wenant in my presence.	, the
Notary Public		
Seal		

FORM SBO-1

SUBCONTRACTOR CONTACT FORM

List all subcontractors or suppliers (SBE and Non-SBE Certified) that were contacted regarding this project.

Results of Contact					
Certification No. and Expiration Date			:		
Business Ownership (see code below)					
Type of Work Solicited for				9 9 9 9	
City Of Atlanta Business License? (Yes or No)					
Contact Name, Address and Phone Number					
Name of Sub- confractor/ Supplier					

FORM SBO-2 (Page 1 of 2)

(THIS PAGE SHALL BE SUBMITTED FOR EACH SBE FIRM)

		0 1511 0				
Name of Sub-	Contact Name,	City Of	Type of	Business	Certification	Results of Contact
contractor/	Address and Phone	Atlanta	Work	Ownership	No. and	
Supplier	Number	Business	Solicited	eee code	Expiration Date	
		License? (Yes or No)	for	below)		
			-			
Business Ownershi Enterprise, APABE	Business Ownership Code: AABE - African American Business Enterprise, Enterprise, APABE – Asian (Pacific Islander) American Business Enterprise	n American B er) American I	usiness Enter 3usiness Enter	prise, HABE – I rprise	Tispanic Business I	Business Ownership Code: AABE - African American Business Enterprise, HABE – Hispanic Business Enterprise, FBE – Female Business Enterprise, APABE – Asian (Pacific Islander) American Business Enterprise
Company Name:				Project Name:	•	FC#
Printed Signature:	ä			Date:		

FORM SBO-2 (Page 2 of 2)

EQUAL BUSINESS OPPORTUNITY SUBCONTRACTOR PROJECT PLAN SUBCONTRACTOR/SUPPLIER UTILIZATION

List all Majority, SBE Certified, and Non-SBE Certified subcontractors/suppliers, including lower tiers, to be used on this project.

Percentage (%) of Total Bid Amount			
Dollar (\$) Value of Work and Scope of Work			
SBE Certification No. and Expiration Date			
Ethnicity of SBE Ownership (see code below)			:
Type of Work to be Performed			
NIAC Code			
City of Atlanta Business License? (yes or no)			
Contact Name, Address and Phone Number			
Name of Sub- contractor/ Supplier			

Enterprise, HABE – Hispanic American Business Enterprise, FBE – Female Business Enterprise,	an Business Enterprise
Business Enterprise, HAE	Pacific Islander) American Business Enterprise
Code: AABE - African American	APABE – Asian (Pacif

Total SBE%_

Proponent's Company Name:	Project Name:	FC#:
Proponent's Contact Number:	Printed Signature:	Date:

(THIS PAGE SHALL BE SUBMITTED FOR EACH SBE FIRM)

LETTER OF INTENT

Small Business Enterprise

	Proponent	Name:		•				
		Address:						
		City:	State:	Zip:				
	SBE Firm:	ACDBE Firm:						
		City:	State:	Zip:				
	SBE Contact Person	n: Name:	Phone: <u>(</u>)				
		Expiration Date of SE	BE Certification:					
	SBE is performing a	s: Prime Contractor	☐Sub contractor ☐	Joint Venture Member				
	Work item(s) to be performed by SBE	Description of Work	item Dollar(s) Val of Work an Scope of Wo	d Total Bid Amount				
l	TOTAL SBE							
	The bidder/offeror is The estimated partici	committed to utilizing the abo pation is as follows:	ove-named SBE firm for	the work described above.				
	SBE contract amount	t: \$	Percent of total of	contract:%				
The	FIRMATION: e above-named SBE t ue as stated above.	irm affirms that it will perforn	n the portion of the cont	ract for the estimated dollar				
	By:(Print name)							
	(Print name)		(Title)					
	(signature)	<u> </u>	(date)					

^{*} In the event the bidder/offeror does not receive award of the prime contract, any and all representations in this Letter of Intent and Affirmation shall be null and void.

(THIS PAGE SHALL BE SUBMITTED FOR EACH SBE FIRM)

LETTER OF INTENT

Small Business Enterprise

	Proponent	Name:			
		Address:			
		City:		_ State:	_Zip:
	SBE Firm:	ACDBE Firm:			
		Address:			
		City:		State:	Zip:
	SBE Contact Person:	: Name:		_ Phone: <u>()</u> _	<u>.</u>
		Expiration Date of SBE C	ertifica	ation:	
	SBE is performing as	s: \square Prime Contractor \square	Sub c	ontractor □Joir	nt Venture Member
	Work item(s) to be performed by SBE	Description of Work Item		Dollar(s) Value of Work and Scope of Work	Percentage (%) of Total Bid Amount
ł					
	·	TOTAL OFF			
ı		TOTAL SBE			
	The bidder/offeror is co	ommitted to utilizing the above-ration is as follows:	named	SBE firm for the	work described above.
	SBE contract amount:	\$	_ Pe	rcent of total cont	tract:%
The	FIRMATION: e above-named SBE fir ue as stated above.	m affirms that it will perform the	portic	on of the contract	t for the estimated dollar
	By:(Print name)				
	(Print name)		(Titl	e)	
	(signature)		(dat		· · · · · · · · · · · · · · · · · · ·

^{*} In the event the bidder/offeror does not receive award of the prime contract, any and all representations in this Letter of Intent and Affirmation shall be null and void.

FIRST SOURCE JOBS PROGRAM POLICY STATEMENT

The Atlanta Workforce Development agency has determined that the First Source Jobs Program is **not applicable** for FC# 8705, Automotive Body and Frame Repairs

However, it is the policy of the City of Atlanta to provide job opportunities to the residents of the City of Atlanta whenever possible. Although the First Source Jobs Program only applies to Construction Projects, Every contract with the City of Atlanta creates a potential pool of new employment opportunities. All prime contractor proponents are invited to work with the First Source Jobs Program to fill at least 50% of all new entry-level jobs, which arise from this, or any COA project, with residents of the City of Atlanta. For more specific information about the First Source Jobs Program contact Michael Sterling of the Atlanta Workforce Development Agency at (404) 546-3000. This City of Atlanta program is not included in or enforceable through 49 CFR Parts 23 and 26.

Michael Sterling, Interim Executive Director First Source Jobs Program Atlanta Workforce Development Agency 818 Pollard Boulevard Atlanta, Georgia 30315 (404) 546-3000

APPENDIX B

INSURANCE AND BONDING REQUIREMENTS

APPENDIX B

INSURANCE & BONDING REQUIREMENTS

FC-8705, Automotive Body and Frame Repair

A. Preamble

The following requirements apply to all work under the agreement. Compliance is required by all Contractors/Consultants. To the extent permitted by applicable law, the City of Atlanta ("City") reserves the right to adjust or waive any insurance or bonding requirements contained in this Appendix B and applicable to the agreement.

1. Evidence of Insurance Required Before Work Begins

No work under the agreement may be commenced until all insurance and bonding requirements contained in this Appendix B, or required by applicable law, have been complied with and evidence of such compliance satisfactory to City as to form and content has been filed with City. Contractor/Consultant must provide City with a Certificate of Insurance that clearly and unconditionally indicates that Contractor/Consultant has complied with all insurance and bonding requirements set forth in this Appendix B and applicable to the agreement. If the Contractor/Consultant is a joint venture, the insurance certificate should name the joint venture, rather than the joint venture partners individually, as the primary insured. In accordance with the solicitation documents applicable to the agreement at the time Contractor/Consultant submits to City its executed agreement, Contractor/Consultant must satisfy all insurance and bonding requirements required by this Appendix B and applicable by law, and provide the required written documentation to City evidencing such compliance. In the event that Contractor/Consultant does not comply with such submittal requirements within the time period established by the solicitation documents applicable to the agreement, City may, in addition to any other rights City may have under the solicitation documents applicable to the agreement or under applicable law, make a claim against any bid security provided by Contractor/Consultant.

2. <u>Minimum Financial Security Requirements</u>

All companies providing insurance required by this Appendix B must meet certain minimum financial security requirements. These requirements must conform to the ratings published by A.M. Best & Co. in the current Best's Key Rating Guide - Property-Casualty. The ratings for each company must be indicated on the documentation provided by Contractor/Consultant to City certifying that all insurance and bonding requirements set forth in this Appendix B and applicable to the agreement have been unconditionally satisfied.

For all agreements, regardless of size, companies providing insurance or bonds under the agreement must meet the following requirements:

- i) Best's Rating not less than A-,
- ii) Best's Financial Size Category not less than Class VII, and
- iii) Companies must be authorized to conduct and transact insurance contracts by the Insurance Commissioner, State of Georgia.
- iv) All bid, performance and payment bonds must be underwritten by a U.S. Treasury Circular 570 listed company.

If the issuing company does not meet these minimum requirements, or for any other reason is or becomes unsatisfactory to City, City will notify Contractor/Consultant in writing. Contractor/Consultant must promptly obtain a new policy or bond issued by an insurer acceptable to City and submit to City evidence of its compliance with these conditions.

Contractor/Consultant's failure to comply with all insurance and bonding requirements set forth in this Appendix B and applicable to the agreement will not relieve Contractor/Consultant from any liability under the agreement. Contractor/Consultant's obligations to comply with all insurance and bonding requirements set forth in Appendix B and applicable to the agreement will not be construed to conflict with or limit Contractor/Consultant's/Consultant's indemnification obligations under the agreement.

3. Insurance Required for Duration of Contract

All insurance and bonds required by this Appendix B must be maintained during the entire term of the agreement, including any renewal or extension terms, and until all work has been completed to the satisfaction of City.

4. Notices of Cancellation & Renewal

Contractor/Consultant must, notify the City of Atlanta in writing at the address listed below by mail, hand-delivery or facsimile transmission, within 2 days of any notices received from any insurance carriers providing insurance coverage under this Agreement and Appendix B that concern the proposed cancellation, or termination of coverage.

Enterprise Risk Management 68 Mitchell St. Suite 9100 Atlanta, GA 30303 Facsimile No. (404) 658-7450

Confirmation of any mailed notices must be evidenced by return receipts of registered or certified mail.

Contractor/Consultant shall provide the City with evidence of required insurance prior to the commencement of this agreement, and, thereafter, with a certificate evidencing renewals or changes to required policies of insurance at least fifteen (15) days prior to the expiration of previously provided certificates.

5. Agent Acting as Authorized Representative

Each and every agent acting as Authorized Representative on behalf of a company affording coverage under this contract shall warrant when signing the Acord Certificate of Insurance that specific authorization has been granted by the Companies for the Agent to bind coverage as required and to execute the Acord Certificates of Insurance as evidence of such coverage. City of Atlanta coverage requirements may be broader than the original policies; these requirements have been conveyed to the Companies for these terms and conditions.

In addition, each and every agent shall warrant when signing the Acord Certificate of Insurance that the Agent is licensed to do business in the State of Georgia and that the Company or Companies are currently in good standing in the State of Georgia.

6. <u>Certificate Holder</u>

The City of Atlanta must be named as certificate holder. All notices must be mailed to the attention of Enterprise Risk Management at 68 Mitchell Street, Suite, 9100, Atlanta, Georgia 30303.

7. Project Number & Name

The project number and name must be referenced in the description section of the insurance certificate.

8. Additional Insured Endorsements Form CG 20 26 07 04 or equivalent

The City must be covered as Additional Insured under all insurance (except worker's compensation and professional liability) required by this Appendix B and such insurance must be primary with respect to the Additional Insured. Contractor/Consultant must submit to City an Additional Insured Endorsement evidencing City's rights as an Additional Insured for each policy of insurance under which it is required to be an additional insured pursuant to this Appendix B. Endorsement must not exclude the Additional Insured from Products - Completed Operations coverage. The City shall not have liability for any premiums charged for such coverage.

9. <u>Mandatory Sub-Contractor/Consultant Compliance</u>

Contractor/Consultant must require and ensure that all subContractor/Consultants/subconsultants at all tiers to be sufficiently insured/bonded based on the scope of work performed under this agreement.

10. <u>Self Insured Retentions, Deductibles or Similar Obligations</u>

Any self insured retention, deductible or similar obligation will be the sole responsibility of the contractor.

11. Task Order

Evidence of compliance with insurance requirements must be provided on a Task Order basis prior to the issuance of any Notice to Proceed.

B. Workers' Compensation and Employer's Liability Insurance

Contractor/Consultant must procure and maintain Workers' Compensation and Employer's Liability Insurance in the following limits to cover each employee who is or may be engaged in work under the agreement.:

Workers' Compensation. Statutory

Employer's Liability:

Bodily Injury by Accident/Disease
Bodily Injury by Accident/Disease
Bodily Injury by Accident/Disease
Bodily Injury by Accident/Disease
S1,000,000 each accident
\$1,000,000 each employee
\$1,000,000 policy limit

C. Commercial General Liability Insurance

Contractor/Consultant must procure and maintain Commercial General Liability Insurance on form (CG 00 00 01 or equivalent) in an amount not less than \$1,000,000 per occurrence subject to a \$2,000,000 aggregate. The following indicated extensions of coverage must be provided:

Contractual Liability

Broad Form Property Damage

Premises Operations

Fire Legal Liability

Medical Expense

☐ Independent Contractor/Consultants/SubContractor/Consultants

Products – Completed Operations

Additional Insured Endorsement* (primary& non-contributing in favor of the City of Atlanta)

	Waiver of Subrogation in favor of the City of Atlanta
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D. Commercial Automobile Liability Insurance

Contractor/Consultant must procure and maintain Automobile Liability Insurance in an amount not less than <u>\$1,000,000</u> Bodily Injury and Property Damage combined single limit. The following indicated extensions of coverage must be provided:

\boxtimes	Owned, Non-owned & Hired Vehicles
\boxtimes	Waiver of Subrogation in favor of the City of Atlanta

If Contractor/Consultant does not own any automobiles in the corporate name, non-owned vehicle coverage will apply and must be endorsed on either Contractor/Consultant's personal automobile policy or the Commercial General Liability coverage required under this Appendix B.

E. Garage Keeper's Insurance

Operator shall procure and maintain Garage Keeper's Liability Insurance, in an amount not less than \$1,000,000. The coverage must be inclusive of "Auto" and "Other Than Auto" coverages. The Other Than Collision coverage shall include "Comprehensive" (all perils) coverage.

\boxtimes	Additional	Insured	Endorse	ement*	(written	on a	primary,	non-contrib	uting
basis)									

Waiver of Subrogation in favor of the City of Atlanta

F. Professional Liability Insurance

Contractor/Consultant shall procure and maintain during the life of this contract Professional Liability Insurance in an amount of \$1,000,000 per occurrence and annual aggregate. The policy will fully address the Contractor/Consultant's professional services associated with the scope of work contained in this document. The policy will include at least a three year Extended Reporting Provision.

APPENDIX C

GENERAL CONDITIONS

NOT APPLICABLE

APPENDIX D

SPECIAL CONDITIONS

NOT APPLICABLE